

# ANNUAL REPORT

OF THE

# ATTORNEY GENERAL

OF THE

# STATE OF MICHIGAN,

FOR

THE YEAR 1876.



BY AUTHORITY.

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# REPORT.

STATE OF MICHIGAN, ATTORNEY GENERAL'S OFFICE, Lansing, December 31, 1876.

To the Honorable the Governor and the Legislature of the State of Michigan:

I have the honor herewith to submit the annual report of this office, commencing on the first day of January, 1876, and ending this day, including a

period of twelve months.

At the January term of the Supreme Court the case of the People vs. Walter Clark, which had been argued and submitted at the June term of said Court, was decided. Clark was convicted in the Calhoun Circuit of the crime of seduction. A bill of exceptions was taken and the case brought to the Supreme Court. The information contained three counts. The prosecution on the trial below were permitted to prove three distinct acts of seduction. This was held by the Supreme Court to be error. The defense on the trial below offered evidence to show a conspiracy between complainant, her father and mother to inveigle defendant into a marriage with complainant, and failing in this to prosecute him. This testimony was rejected and the Supreme Court held it should have been admitted. For these and other errors on the trial below the conviction was set aside and a new trial granted.

At the same term the case of William Weaver vs. The People was argued, submitted and decided. The plaintiff in error was arrested on the fourth of March, 1874, on complaint of one Ralph Lee, for malicious injury to a building on the 8th day of July, 1874. He plead guilty to said offense in Van Buren Circuit Court. The regular Circuit Judge suspended sentence and released the prisoner on his own recognizance of one hundred dollars to appear at the next October term of said Court. The recognizance was not estreated, and Weaver was allowed to remain at liberty until October term, 1875, when he was called up for sentence by a judge of another circuit sitting temporarily in Van Buren Circuit and sentenced to two years and six months in the State Prison. The court held that the failure to take steps to sentence the prisoner at the October term, 1874, under the circumstances, was a practical abandonment of the prosecution, and raises the presumption that the trial judge so understood it when he released him on his own recognizance in a nominal sum; that to sentence a prisoner to State Prison when the trial judge has distinctly said he ought not to be so sentenced is not supplying his omissions, but is overruling his decisions; that this was inadmissible, and they discharged the prisoner.

At the same term of said court the case of John D. Wright vs. The People was argued, submitted, and decided. The plaintiff in error was, on the fifth day of November, 1874, convicted of an assault with intent to murder one William Wagner in the St. Clair Circuit. When the jury came into court they handed the clerk a paper which was signed by all the jurors, as follows: "We find the prisoner, John D. Wright, guilty of an assault with intent to kill William Wagner, as charged in the information; also that the shooting done by Wright was done under great provocation, and we recommend him to the mercy of the court." Although the usual verdict under the direction of the Circuit Court was entered, yet the Supreme court held that the written finding of the jury must control under the circumstances as to what their real verdict was: that there is no such offense under our statute as an assault with intent to kill: that the written finding could not be construed to be anything more than finding defendant guilty of an assault and battery, and that the sentence was not one authorized by the statute. The judgment was therefore reversed, and the prisoner discharged.

At the same term of the court the case of Joseph A. Kurtz vs. The People. error from the Recorder's Court of Detroit, was argued, submitted, and decided. The plaintiff in error was convicted in the Recorder's court of Detroit for keeping open his saloon on Sunday for the sale of intoxicating liquors at retail, and of selling liquors at retail on that day. The act under which the plaintiff in error was convicted was an act entitled, "An act to prevent the sale or delivery of intoxicating liquors, wine, and beer to minors and to drunken persons, and to provide a remedy against persons selling liquor to husbands or children in certain cases."-Sess. Laws of 1875, page 283. It was contended by the plaintiff in error that the act above referred to, or so much of it as refers to the closing of saloons, bar-rooms, etc., is in conflict with Sec. 20, Art. four of the Constitution of the State, which provides that no law shall embrace more than one object, which shall be expressed in its title. It was contended by the plaintiff in error that the title of the act was not broad enough to cover the section above referred to; that the closing of the saloon would prohibit the sale of liquors to others not mentioned in the title of the act, and was therefore void; and that the law so construed would be a law to enforce the proper observance of Sunday, and that no such purpose is disclosed in the title. On the part of the people it was contended that the primary object of the law was to prevent the sale of liquors on Sunday to minors and drunkards; that if the closing of saloops on Sunday had a tendency to lessen the chances for minors and drunkards to get liquor it could be no objection to the law that the effect of the law might be to some extent to enforce an observance of the Sabbath; that drinking men were more likely to congregate on Sunday and drink than on any other day, and that the closing of the saloons on that day would materially lessen their chances to obtain intoxicating liquors. The court held the law to be constitutional, and affirmed the judgment.

At the same term the case of Albert Turner vs. The People was argued and submitted, and was decided at the April term, 1876. The plaintiff in error was convicted in the county of Huron of the crime of rape. On arraignment of the prisoner in this case in the court below the respondent moved to quash the information on the grounds, first, that he had not been examined nor waived an examination on the specific charge set out in the information; and second, that there had been no finding by an examining officer that the offense described had been committed, nor any finding or adjudication that the respondent was guilty

of such offense. The court held, first, that under the statute no record of specific finding one way or the other is required to be kept by the justice or certified to the court, but that it it appears to the examining officer that an offense not eognizable by him has been committed, and there is probable cause to believe the accused guilty, it is his duty to hold him for trial in the Circuit Court; and second, that where the complaint concerns an offense not triable by a justice, it is not required to set out in formal and distinct terms the precise criminal act to be inquired into and prosecuted; third, that if there had been no preliminary examination then it was not competent to file an information, and that to acceptain whether there had been such examination resort can only be had to the return of the magistrate or the evidence filed in the case. The court held that the prisoner had been examined on the charge, and affirmed the judgment.

At the same term of the court the case of William Campbell rs. The People was argued and submitted, but was not decided until the June term of said court. Campbell was convicted of an assault with intent to rayish, upon an information charging him with the crime of rape. One ground of error assigned is that the information does not support the conviction. The court held that under an information charging a specific offense it is competent for the jury to find the respondent guilty of a lesser offense included in it, and that the lesser offense of felonious assault is necessarily included in the offense of rape. Objection was taken in the Supreme Court to the reception in evidence to the return of the justice before whom the prisoner had his preliminary examination. Held, that as no objection was taken in the court below it is too late to assign error now. The indement was affirmed.

At the April term of said court the case of The People vs. Mott was argued, submitted and decided. Mott was convicted in the Lapeer Circuit with having obtained the promissory note of one Robert Smith under false pretenses. was also charged that the note was obtained for sixty dollars by falsely reading the note thirty dollars to complainant, who could not read. The defendant objected to the second branch of the statute (Compiled Laws, § 7950), which relates to the descriptive obtaining of one's signature to a written instrument because the word falsely is not contained in the description of the offense. court held that this point was not well taken, because the first branch of the section, which contains the falsity of the fraud, applies to the second. The defendant also contended that the information charged no offense, because the facts set forth showed that he had done nothing to make him liable for forgery. The court held that the statute does not confound this offense with forgery, but only refers to that offense to distinguish the class of instruments in regard to which this offense may be committed. The exceptions were overruled and judgment ordered.

At the same term the case of The Attorney General vs. The Board of Supervisors of Bay County was argued and decided. In this case a bill was filed to prevent the issue of bonds for a loan of eighteen thousand dollars voted by the Board of Supervisors of Bay county. The resolution provided for raising eighteen thousand dollars for roads and bridges and to be divided amongst the towns (naming them), and provided for the several appropriations to be expended under the supervision of the supervisor of each town. The court held that the county board could have no occasion to raise money for other than its own roads, and must exercise its own judgment in expending it, and that the resolution providing for raising money to be paid over to the towns without any definite

purpose, and to be expended under the direction of town officers, was a plain violation of law. The decree of the court below was affirmed.

At the same term the case of the Auditor General vs. The Pullman Palace Car Company was argued and decided. Proceedings were taken by the Auditor General against the Pullman Palace Car Company for the payment of certain specific taxes. The company appealed from the assessment in the Ingham Circuit Court. The case was taken to the Supreme Court on writ of error. The proceedings were taken under Act No. 57 of the Laws of 1872. The Supreme Court held that the writ of error in this case must be dismissed for want of jurisdiction; that the proceedings under the statute were not intended to be judicial in the proper sense of the term, but that the statute was intended to make the Circuit Court an appellate tax tribunal, and that its conclusions would not be a judgment, but an assessment. Writ dismissed.

At the June term of said court the case of The People vs. John Brown was argued and decided. Brown was convicted in the Recorder's Court of the city of Detroit of the crime of bigamy, and was brought to the Supreme Court on exceptions. Brown is a negro and was previously married to one of his own color, and the woman he last married is white. The plaintiff in error claimed that marriages between white and colored persons being prohibited by our statute, the defendant could not be convicted of bigamy, because the second marriage would have been illegal if the party had not been married before. The court held that the point was not well taken; that it is not essential there should be anything of binding force about the second marriage, because every bigamous marriage is void; that entering into a void marriage while a valid one exists constitutes the offense; that a party could not be released from the violation of one statute because in so doing he violated another. The exceptions were overruled, and judgment ordered on the verdict.

At the same term of the court the case of Rodney Rogers from St. Clair county was argued and decided. Rogers was convicted of the crime of rape upon the person of one Rachael Batton. On her direct examination she stated that she related part of the transaction to Mrs. Welch, at whose house she went immediately after it occurred, and that she afterwards stated the whole of it to Mr. Welch, and went before the justice and stated it. On cross-examination she was asked if she told the whole voluntarily, or whether others came and asked her about it; and also whether she prosecuted the defendant voluntarily, or if she was put up to it by some one else. This was excluded upon objections from the prosecution. The Supreme Court held that the questions should have been permitted, and for that error reversed the judgment and granted a new trial.

At the same term of the court the case of Charles Dalrymple vs. The People was argued and decided. Dalrymple was convicted of the crime of larceny in the Circuit Court for the county of Kent, March 5, 1874. Ten days was given him to move for a new trial or file a bill of exceptions. Whether any such motion was ever made or not does not appear; but on the ninth day following the respondent appeared in open court and entered into a recognizance to keep the peace. Two years afterwards he was informed against for larceny again, and without any trial of the latter case the court sentenced him upon the conviction of March, 1874. The Supreme Court held that the Circuit Court had lost jurisdiction of the case, set aside the judgment, and ordered the prisoner discharged.

At the same term of the court the case of George W. Yaner was argued and submitted, but was not decided till the October term.

At the October term of said court the case of G. W. Yaner was decided. Yanner was informed against in the Circuit Court for the county of Ionia for the crime of murder, and on the trial was convicted of manslaughter and was sentenced to seven years in State Prison, and the case was taken by writ of error to the Supreme Court. After the filing of the information and before any plea was entered the respondent moved to quash the information for numerous reasons, amongst others, on the ground that the magistrate before whom he was examined refused to decide whether the facts proven on the examination amounted to the crime of murder or manslaughter. The justice certified to the court that he did refuse so to find, holding that that was a fact for the jury to determine. The Supreme Court held that as one offense was bailable and the other not, it was the duty of the magistrate to certify for which of the offenses he held him for trial, and for this reason they reversed the judgment and ordered the prisoner discharged.

At the same term of the court the case of The People vs. Marion Jacobs was tried and decided. Jacobs was convicted in the Circuit Court of St. Joseph county for the offense of getting money under false pretenses. The Supreme Court held that some of the charges of the court to the jury were erroneous and set aside the verdict for such errors and ordered a new trial.

At the same term of the court the case of Emery Nye vs. The People was argued and decided. Nye was convicted in the Circuit Court for the county of Calhoun of the crime of murder in the first degree. The case was a very lengthy one, containing forty-one assignments of error, being too lengthy to attempt to give any detailed statement of the case in a report like this. The judgment was reversed for some misdirections in the judge's charge and a new trial ordered.

At the same term of the court an order was made requiring the Military Board of the State of Michigan to show cause why they should not audit the claim of Friend Palmer for services in collecting money from the United States furnished by the State of Michigan for the government in equipping troops in said State. The claim had been presented to the Military Board and I appeared for the State and objected to the jurisdiction of that board, claiming that if Palmer had any claim it should be audited by the Board of State Auditors. The Military Board decided they had no jurisdiction, and Palmer applied to the Supreme Court for a mandamus to compel them to audit the claim. The Supreme Court sustained my views of the law and refused the mandamus.

The Auditor General applied to the Supreme Court for an order requiring the Board of Supervisors of Monroe county to show cause why a mandamus should not issue to compel them to spread upon the assessment rolls of their county about thirty-four thousand dollars which it is claimed by the State is due from said county. The pleading had been filed and the case will be ready at the January term of 1877.

I have commenced four suits in the Circuit Court for the county of Ingham, in chancery. One against Edward E. Buckly, Charles F. Ruggles, and Daniel D. Ruggles. One against James Raulins, Charles F. Ruggles, and Daniel D. Ruggles. One against Edward McLaughlin, Charles F. Ruggles, and Daniel D. Ruggles. And one against John M. Dennett, Charles F. Ruggles, and Daniel D. Ruggles. These suits were all brought for the purpose of setting aside and canceling certain certificates of purchase of Agricultural College lands claimed to have been fraudulently obtained. The cases are not yet decided. They will probably go to the Supreme Court.

The People vs. Alexander Gibson, Nicholas Coombs, and others, was a suit on

the bonds of the Treasurer of Keweenaw county. It was tried in said county on the 17th of September last, and the court took the case under advisement.

Chandler & Grant of Houghton appeared for the people.

The People vs. Seth Reese, Jacob Young, Oscar J. Foot, and C. D. Sheldon. This was a suit upon the bonds of the Treasurer of Houghton county, and was tried Oct. 2, 1876, and judgment rendered in favor of the people for five thousand three hundred and fifty dollars and thirty-one cents. Chandler & Grant of Houghton appeared for the people. The money has not been paid, and I have directed that execution be issued immediately upon the judgment.

The Merchants' Dispatch Company failed to pay their specific tax or make any return. The Auditor General assessed them and issued his warrant to Sexton, Sheriff of Wayne county, and the company paid the assessment under protest and then sued the sheriff for the money, amounting to about eleven hundred dollars, in the United States Court. The cause is still pending, not having yet been tried. The State agreed with the sheriff to indemnify him, and are defending the suit.

A number of cases have been commenced in different parts of the State, being applications for quo verrianto informations and other writs conducted by private counsel.—cases in which the State has no direct interest.

There has also been a number of cases commenced in the different courts of the State against the Auditor General and others to restrain the collection of taxes, which cases I have referred to the Prosecuting Attorneys of the different counties.

I now desire to call your attention to some laws which I think should be amended or repealed.

Act No. 168 of the Session Laws of 1873, which provides that any person acquitted of certain crimes because of insanity shall be confined in the insane hospital connected with the State prison at Jackson has been declared by the Supreme court to be unconstitutional, because it provides no way for the release of the prisoner if he regains his reason. This act should be so amended as to conform to the Constitution, or else be repealed. Act No. 57 of the Session Laws of 1872, and Act No. 173 of the Session Laws of 1873, in relation to specific taxes upon transportation companies should be amended. The law provides that if the corporations fail to make a report as required by law, upon which specific tax is due, the Auditor General is to estimate the amount due and issue his warrant therefor, and that the company may appeal to the Circuit Court from said amount. In the Pullman Palace Car Company the Supreme Court decided that the Circuit Court had no authority to enter a judicial judgment; that the proceedings under the statute were evidently not intended to be judicial in the proper sense of that term, but that the statute was evidently designed to make the Circuit Court an appellate tax tribunal and nothing more, and that its conclusions would not be a judgment, but only an assessment; and as the law now stands there are no provisions for collecting that assessment. Act No. 181 of the Session Laws of 1873 in my opinion ought to be repealed. That act provides that the Auditor General shall not cancel the taxes assessed and levied on any lands heretofore granted in aid of the construction of certain railroads in this State, and commonly called railroad lands, and that have been patented to or earned by certain railroad companies commonly called land-grant railroad companies, unless upon the order or decree of the Supreme Court of this State. The question arises under that act whether the Auditor General can charge back to a county taxes which have been declared null and void and decreed to be canceled and set aside by a Circuit Court. If he cannot, then the Auditor General will be under the necessity of appealing all such cases to the Supreme Court to get a decree from that court canceling said taxes (in other words appeal the case to get the decree affirmed instead of reversed), although fully convinced of the correctness of the decision of the Circuit Court. The act is entirely useless and calculated to lead to litigation, and is a discrimination in favor of land-grant companies that ought not to be permitted. There is no reason why the Auditor General may not cancel taxes of this kind the same as any other taxes.

Several amendments should be made to acts No. 228 and 231 of the Session Laws of 1875. The first being an act for the taxation of the business of manufacturing and selling spirituous and intoxicating, malt, brewed or fermented liquors, and the second being an act to prevent the sale or delivery of intoxicating liquors, wine, or beer, to minors and to drunken persons and to habitual drunkards. Section 12 of Act 228 provides that the assessors shall add to these rolls such persons as are found in the business of manufacturing or selling after the time of the annual assessment and assess them pro rata for the unexpired portion of such year. The law fixes no time for the commencement of the year for this purpose. I have given it as my opinion that for thif purpose the year commences the first Monday of June, that being the time the law says the taxes shall be due and payable; but it would be better to have the time fixed by the law. Section 15 of said act provides that any officer willfully neglecting or refusing to perform his duty under the provisions of this act shall be liable to a penalty of one hundred dollars for each and every offense. And any person liable to pay a tax and neglecting or refusing to pay, etc., shall be deemed guilty of a misdemeanor and punished, etc. But there is no person or officer whose duty it is to prosecute the officers liable to a penalty or the person guilty of a misdemeanor according to the provisions of this section. There is much complaint from different parts of the State that persons are selling liquors without paying any tax, and unless some measures are taken to enforce the law it will become inoperative for want of enforcement. It was thought at first that if one man paid a tax in a village or city he would see that the others did, but this proves not to be the ease. It should therefore be made the special duty of the prosecuting attorney or some other officer to prosecute such persons, and he should be liable to a fine and also removal from office for a neglect of his duty. And it should be the privilege of any citizen of the county to make complaint against him to compel him to perform his duty.

Section 9 of said act provides that upon the receipt of the warrant the sheriff shall proceed immediately to collect the same; but no time is fixed when he shall sell the property or return his execution. I think he should be compelled to return his execution within a given time, so that it might be known whether

he was doing his duty or not.

Act No. 231 should be amended, in my opinion, by striking out of section one the words (unless otherwise determined and directed by the board of trustees or common council of the village or city where such saloons, restaurants, bars, bar-rooms are kept); and that said act should further be amended by prohibiting entirely the sale of such liquors on all election days. The same provisions should be made for the enforcement of this law as of Act No. 228. The person from whom liquor is obtained by false pretenses should be compelled to prosecute such person obtaining liquor by false pretenses under penalty of forfeiting his tax paid by him; in other words, be compelled to prosecute or else quit selling. There is a great deal of selling to persons known to be minors or

drunkards, and some measures should be taken to prevent it. There should be a penalty provided for giving intoxicating liquors to a minor or a person in the habit of getting intoxicated. There is now no penalty for giving liquor to a minor; therefore a person of lawful age may purchase liquor and give it to a minor or one in the habit of getting drunk, so that it is easy for such persons to obtain liquor when they desire it; they furnish money for others to buy with and then give to them. It is true that the bond requires him not to give to a minor, but he can sell to adults and they can give to minors. Some provision should be made to prevent this.

There is also a great deal of liquor sold by druggists and used as a boverage under pretense that it is for medical purposes, when the druggist is fully satisfied it is not designed for medicine at all. I think they should only be permitted to sell liquors on the prescription of a physician or else pay a tax the

same as others.

The law in most places has worked well. In some places it has reduced the number of saloons and it has produced considerable of revenue, but unless some more effectual measures are taken to enforce the law it will eventually be disregarded and not enforced.

The abstracts of reports of Prosecuting Attorneys will be published with this report as soon as received.

ANDREW J. SMITH, Attorney General.

# APPENDIX.



#### ABSTRACTS

OF

# REPORTS OF PROSECUTING ATTORNEYS,

For the year ending December 31, 1876.

#### ALCONA COUNTY.

R. Z. Roberts, Prosecuting Attorney.

Number of persons prosecuted, 8.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	4	One convicted—sentence suspended; 3 satisfac- tion acknowledged in open court by com- plainant, and cases not. pros'd by leave of court.
Larceny	1	Bound over on waiver of examination not. pros'd in Circuit Court.
Drunk and disorderly	2	One fined \$30 and costs; 1 pleaded guilty—sentence suspended on payment of costs and execution of bonds for good behavior for one year. Tried; convicted of assault and battery; sen-
Assault with intent to murder	1	Tried; convicted of assault and battery; sentence suspended, and recognized for appearance.

#### ALLEGAN COUNTY.

PHILIP PADGHAM, Prosecuting Attorney.

Number of persons prosecuted, 80.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	43	Ten acquitted; 2 fined \$90 each and costs; 3 convicted and fined \$25 each and costs; 1 fined \$60; 1 \$35 and costs; 3 settled in open court; 5 convicted and fined \$10 and costs; 1 fined \$1; 9 fined \$6 each and costs; 1 fined \$6; 3 fined \$1 and costs each; 7 five days in built; 7 ten
Drunk and disorderly	3	One fined \$5; 1 fined \$8; and 1 sentenced to jail 10 days.
Bigamy Burglary	1 5	One year State Prison. One State Prison one year; 1 (minor) bound out till 21 years of age; 1 (minor) returned to par-
Larceny		ents; žacquitted. Seven acquitted; Seent to State Reform School till 21 years of age; 1 twenty days in jail; 2 nol. pros. entered; 1 sentenced to 1½ years State Prison; 1 two years State Prison; 1 three years State Prison; 2 neand a half years in State Prison; 2 fined 31 each and costs; 3 fined 35 each and costs; 3 fined 35 each and costs;
Murder Malicious injury to dwelling Keeping open saloon Violating law for protection of hotel keepers False pretenses		Acquitted on trial.

#### ALPENA COUNTY.

# VICTOR C. BURNHAM, Prosecuting Attorney. Number of persons prosecuted, 67.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	34	Convicted and sentenced to 30 days in jail, 1; 15 days in jail, 1; 20 days in jail, 1; fined \$18, 1; fined \$15, 1; fined \$10, 5; fined \$8, 1; fined \$6, 4; fined \$5, 5; released under suspended sen
Assault with intent to murder	1	tence, 2; pending, 2; acquitted, 7. Total, 34. Pending.
time	1 2	Notte pros. Convicted and sentenced to jail for 90 days, 1;
Disorderly persons		convicted and sentenced to jail for 60 days, 1. Sent to House of Correction 6 months, 1; surety to keep peace, 3; fined 50, 2; fined 50, 1; sen- tenced to 5 days in jail, 1; released under sus- pended sentence.
False pretenses. Keeping house of ill fame	1 2	Pending. Pending, 2.
Keeping place of business open on the first day of the week	1	Acquitted.
Liquor law, violation thereof. Larceny	1	Convicted and sentenced to jail for 60 days. Two years in State Prison, 1; House of Correction 90 days, 1; in jail 50 days, 1; in jail 30 days, 1; fined \$25, 1; fined \$10, 1; released on supended sentence, 2; acquitted, 3. Total, 11.
Rape Resisting officer Surreptitiously removing baggage from an inn .	2	Acquitted. Rending. Nolle pros.

#### BARAGA COUNTY.

#### S. L. CHADBOURNE, Prosecuting Attorney.

Number of persons prosecuted, 2.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Taking illegal fees as a justice of the peace Information in the nature of que warrante, ex		Discharged.
Taking illegal fees as a justice of the peace Information in the nature of quo warranto, et ret. pres. atty, for unlawfully intruding into etc., the office of com'r of highways	1	Judgment of ouster, with costs.

#### BARRY COUNTY.

# Chas. H. Bauer, Prosecuting Attorney.

Number of persons prosecuted, 118.

NO.	THE RESULT AND THE PUNISHMENT.
	Reasons filed for not filing information, and de- fendants discharged.
1 2	Nol. pros'd, and defendants discharged. Defendant discharged before examination.
32	One convicted and fined \$25; 2 fined \$35 and case appealed; 1 fined \$10 and costs; 7 fined \$3 and costs; 3 fined \$3 and costs; 1 fined \$42 and costs; 3 fined \$4 and costs; 1 fined the costs; 7 discharged; 4 settled with complainants; 2 acquitted by jury, and 1 killed by the rail cars before trial.
1	Convicted and awaits sentence, being sentenced for another offense.
1 2	Discharged on examination.  One settled with complainant, and 1 was discharged, the complainant having suffered in miscarriage.
	Two convicted and sent to State Prison 8 years; I sent to Reform School, and I discharged.
7	Two convicted and, in default of sureties for good behavior, sent to Detroit House of Correction for 1 year; 1 sent to Detroit House of Correction for 5 months; 1 sentence suspended: 9 furnished sureties for good behavior for
2	6 months, and 1 was acquitted by jury. Both convicted and sent to the Detroit House of Correction for 60 days.
i	Discharged on acknowledgment of satisfaction by complainant and payment of costs.
3	All discharged. One held on examination and committed to jail to await trial.
	Six discharged on acknowledgment of satisfac- tion by complainant and payment of costs; 1 reasons filed in Circuit Court for not filing in- formation and discharged.
_	Both discharged on acknowledgment of satis-
8	Acquitted on trial by jury. One convicted and sent to State Prison 2 years and 6 months; 2 sent to State Prison 1 year; 3 bound over and are awaiting trial; 2 dis-
12	charged. Three convicted and sent to the Detroit House of Correction of the day's I sent to Detroit Form of the Correction of Correc
1	Convicted and sent to State Prison 2 years. Bound over on examination and awaits trial.
1 1 2	Convicted and fined \$150. Convicted and fined \$5 and costs. One convicted and fined \$2 and costs, and 1 discharged.
1	Examination not concluded. Convicted and sent to State Prison 1 year.
1 2	Convicted and sent to state Frison 1 year.  Bound over on examination and awaits trial.  Both marry complainants respectively, pay  _costs, and are discharged.
1 11	costs, and are discharged. Discharged. Eleven convicted and fined \$1 and costs each.
	3 2 2 1 3 2 2 1 1 2 2 1 1 1 1 1 1 1 2 2 1 1 1 1

#### BARRY COUNTY .-- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Threatening.	4	One convicted and ordered to furnish sureties for the peace for 1 year in the sum of \$200 and pay costs; sureties found and costs paid; lordered to furnish sureties for the peace for 6 months in the sum of \$200 and pay costs, and not furnishing the sureties, was sent to the Detroit House of Correction; 2 were dis-
Threatening communications to extort money	1	charged on acknowledgment of satisfaction by complainant and payment of costs. Discharged before examination on request of complainant, he paying the costs.

#### BAY COUNTY.

GREME M. WILSON, Prosecuting Althrney.  Number of persons prosecuted, 715.				
Adultery	6 1 226	Two discharged on examination; 1 convicted and sont to State Prison for 6 months; 1 to county and 10 for 60 days; 2 pending.  Seven not, proved; 1 not, proved on payment of costs; 2 not, proved on payment of fine and costs; 2 not, proved on payment of fine and costs; 2 not, proved on payment of fine and the state of		
Assaulting and resisting officer	2	days in jail; 2 forty-five days in jail; 1 sixty days in jail; 3 three months in House of Correction; 1 fined \$100 or 3 months in House of Correction; 4 forfeited recognizances. One convicted and sent to State Prison 1 year and 6 months; 1 forfeited recognizances and not found.		

# BAY COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault with intent to murder	3	One convicted of assault and battery and sent 6 months to House of Correction; 1 discharged; 1 sent to House of Correction 3 months on con-
Assault with intent to rob Attempt to commit larceny Bastardy	3 1 1	viction for assault and battery. One discharged; 1 nol. pros'd; 1 acquitted. One discharged. One nol. pros'd, complaining witness not being
Burglary, breaking into store in day time, etc	9	found. Four discharged; 2 given into custedy of parents on recommendation of agent for care of juvenile offenders; 1 pending; 1 acquitted; 1 sent to Reform School until of age.
Bigamy	1 1 4	One discharged. One fined \$4 and costs; 2 sentence suspended;
Drunkenness	130	I discharged.  Ithirty-two convicted and sentence suspended; 23 discharged; 30 fined \$5 and costs; 10 fined \$5 and costs; 10 fined \$5 and costs; 30 fined \$5 and costs; 30 fined \$5 and costs or 12 days in jui; 2 fined \$6 and costs or 12 days in jui; 2 fined \$5 and costs or 15 days in jui; 2 fined \$5 and costs or 15 days in jui; 2 fined \$5 and costs or 15 days in jui; 3 fined \$5 and costs or 20 days in jui; 1, 31 fined \$5 and costs or 20 days in jui; 1, 31 fined \$5 and costs or 20 days in jui; 1, 31 fined \$5 and costs or 20 days in jui; 1, 31 fined \$5 and costs or 20 days in jui; 1, 31 fined \$5 and costs or 30 days in jui; 1, 31 fined \$5 and costs or 30 days in jui; 1, 31 fined \$5 and costs or 30 days in jui; 1, 31 fined \$5 and costs or 30 fined \$5 and 50 fined \$5 and 5
Under disorderly act,—including keepers of bawdy houses, vagrants, drunk and disorderly, common prostitutes, jugglers, refusing to support family, etc.	122	Twenty two discharged: 10 sentence suspend.
		ed; 4 costs paid by complainants; 4 forfeited recognizances; 7 hned \$4 and costs; 1 fined \$8 and costs or \$20 fined \$10 and \$20 fined \$20
False pretenses	3	Two discharged; 1 acquitted. One discharged; 1 sent to Reform School until
Fraudulent removal of mortgaged goods	3	One discharged: 1 settled and costs paid: 1
Indecent exposure of person	3	pending. Two sent 3 months to House of Correction; 1
Inn keepers' act, violation of	4	sentence suspended. One discharged; 1 fined \$5 and costs or 60 days in jail; 1 fined \$9 and costs or 12 days in jail; 1 fined \$5 and costs or 20 days in jail.
Keeping house of ill fame		House of Correction: 2 six months in House
Keeping saloon open on Sunday	3	of Correction; 2 nol. pros'd, complaining witnesses not found; 4 pending. One discharged; 1 fined \$25 and costs; 1 costs paid by complainant.

#### BAY COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Larceny of all grades,—including larceny from the person, larceny from shop, larceny from dwelling house, etc.	131	Six pending; 1 nol. provd; 1 recognizance for- felted; 31 discharged; 9 costs paid and satis-
		faction acknowledged; 16 acquitted; 8 sentence suspended; 2 costs paid by complaining witnesses and defendants discharged; 2 linesses and defendants discharged; 2 linesses of Correction; 1 lined \$80 and costs or 10 days in jail; 1 fined \$50 and costs or 40 days in jail; 1 fined \$55 and costs or 40 days in jail; 1 fined \$55 and costs; 3 lined \$55 and costs or 10 days in jail; 2 lined \$55 and costs; 3 lined \$55 and costs or 30 days in jail; 1 lined \$55 and costs or 30 days in jail; 1 lined \$55 and costs or 30 days in jail; 1 lined \$55 and costs or 30 days in jail; 1 lined \$55 and costs or 30 days in jail; 3 lined \$55 and costs or 30 days in jail; 3 lined \$55 and costs or 30 days in jail; 3 lined \$50 or 30 days in jail; 2 dixty days in jail; 3 three months in House of Correction; 1 lined \$50 or 30 days in jail; 2 dixty days in jail; 3 three months in House of Correction; 2 sent to Reform \$50 hool till of age; 1 one year and 50 of Correction; 1 three years and 3 months in
		State Prison; 1 three years in State Prison; 2 one year in State Prison; 1 two years in State Prison.
Letting house for purposes of prostitution Lewd and lascivious cohabitation	1 2 2	Nol. pros'd, witnesses not being found. Two discharged, no witnesses appearing. Two sent to jail for 15 days. One nol. pros'd: 1 sent to Reform School till of
Malicious injury to personal property	5	age. One fined \$5 and costs or 20 days in jail; 1 sent to House of Correction for 3 months; 1 pending; 2 discharged.
Malicious trespass	3	Two discharged.  (Resides 1 transferred from Huron county, Jury disagreed, and nol. pros. entered); 1 convicted of murder in second degree and sent to State Prison for 15 years; 2 acquitted.
Perjury Prescribing medicine while intoxicated	1	One pending. One sent 6 months to House of Correction. One discharged. One discharged. Nol. most d.
Receiving stolen property, etc. Lescuing distrained cattle Robbery	2 2 3	One discharged; I sent to State Prison for I year. Two discharged: One discharged; I pending; I nol. pros'd.
ieduction celling liquor to minors celling liquors without giving bond currently of the peace, default of bond for	2 3	One settled by marriage.  One discharged; 1 fined \$25 and costs.  One discharged, and 2 appeul pending.  Sent to county jail for 6 months in default of bond.
Jttering forged order	1	One pending. One nol. pros'd.

#### BERRIEN COUNTY.

# WILLIAM H. BREECE, Prosecuting Attorney.

Number of persons prosecuted, 130,

CHARGED WITH	No	. THE RESULT AND THE PUNISHMENT.
Assault and battery	28	One convicted and fined \$20 and costs; I convicted and fined \$15 and costs, appealed to the convicted and fined \$15 and costs, appealed to \$45; 2 convicted and fined \$10 each; I convicted and fined \$10 each; I convicted and fined \$20; default; commitment was issued committing to Detroit Work House \$0 days, and finally discharged on habeas corpus by Judge; 2 convicted and lined \$5 each and 1 fined \$10; default; sent to county jail 20 days; I fined \$10; default; sent to county jail 20 days; I acquitted; 3 discharged; 3 discharged with costs on complaining winess; I charged with costs on complaining winess; I converted to the converted fine \$10; default; sent to contain \$10.00 and \$10.00
Assault	. 1	One convicted, fined \$5 and costs; default; sent to jail 10 days.
Assault with intent to kill and murder		One convicted of an assault and fined \$45; 1 convicted of an assault and battery, sentence suspended; 2 pending; 5 discharged.
Arson	1 2	One acquitted. One convicted, sentence suspended and motion
Assault with intent to commit rape	1	for new trial pending; 1 nol. pros. One discharged; 2 fined \$40 each that were tried last year and sentence pending at time of last
Attempt to commit adultery	1	report.
Bastardy	1	Report.  Nol. pros.  One ran away, bond of \$300 forfeited and amount paid to County Treasurer; 1 discharged; 2 pending.  Two discharged.
BigamyBurglary	5	vears; 1 one year and 9 months; 1 sent to State Prison 14 years; 2 sent to State Pris-
Coroner's inquest	3	on 8 months each. Verdict of jury in both cases, murder. One sentenced to pay fine of \$5; default; sent to jail 15 days; 2 fined \$5 each and paid.
Embezzlement. Entering a vessel with intent to commit larceny Forgery. False pretense	1 1 2	Third trial; jury disagree; case not pros'd. Not pros. Discharged on examination.
False pretense	4	One convicted and sentence suspended; 2 dis- charged; 1 pending.
Larceny from store	5	Three convicted and sent to county jail 90 days each; 2 discharged.
Larceny from dwelling house	5	One sent to State's Prison 6 months; 2 sent to county jail 60 days each; 1 discharged; 1 acquitted.
Larceny	27	Two convicted and sent to State Prison 10 months each; 2 sent to county jail 30 days each; 2 sent to county jail 30 days each; 2 sent to county jail 30 days face in the state of the state
Libel	1	Under bonds at commencement of year; died
Murder	3	One tried twice; jury dusagree first trial, second trial acquit; I convicted of manslaughter, fined \$175; I pending.

#### BERRIEN COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Marring and defacing dwelling	4	Two convicted and fined \$1 each and costs; 2
Maliciously tearing down fence. Malicious injury to gavden and fruit. Over-driving horses Perjury. Selling intoxicating liquors without paying tax Selling spirituous and intoxicating liquors in	1	rail away, nond escretced. Two convicted, fined \$5 each and costs. One convicted, sontence suspended. One discharged and 1 pending. One discharged.
violation of section 1, act No. 251, session laws 1875. Resisting officer in executing process. Surety of peace.	3 5	One convicted, fined \$25 and costs; 2 discharged. One convicted, fined \$25 and costs; 4 discharged. Two put under bonds of \$100 for 1 year.

#### BENZIE COUNTY.

#### WM. II. FRANCIS, Prosecuting Attorney.

Number of persons prosecuted, 8.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery  Attempt to commit buwglary  Burning with intent to defraud insurance company  Disturbance of religious meeting	1	One convicted and fined \$2 and costs; 1 discontinuol. Acquitted. Discharged on examination. Acquitted. One convicted and sont to House of Correction Bodays; 1 mode pros d.

#### BRANCH COUNTY.

#### Frank L. Skeels, Prosecuting Attorney.

Number of persons prosecuted, 89.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery	3 22	One sentenced to State Prison 3 years; 1 acquitted; 1 pending. One fined 75c and costs; 1 fined \$20; 2 fined \$1 and costs; 1 fined \$9; 1 fined \$8; 1 fined \$2
Assault Assault with intent to rape. Bastardy Burglary Concealed weapons Disorderly and drunk	1 3 3 2	costs; 8 fined \$5 and costs; 5 fined \$5 and costs. Acquitted. Two settled: 1 acquitted. One discharged; 2 pending. Fined \$10 cach. Six sent to Work House 90 days; 5 fined \$10 and
ForgeryLarceny	1	costs; 3 fined \$25 and costs; 4 fined \$15 and costs; 5 entered into recognizance for 6 mos. Sent to State Prison 2 yrs. One sent to State Prison 5 yrs.; 2 sent to State Prison 7 yrs.; 1 sent to State Prison 1½ yrs.
Perjury	1	1 sent to State Prison 6 mos.; 1 fined \$95; fined \$50; fined \$515; 5 fined \$10; 6 fined \$10 pischarged. Pending. Pending. Pending. One acquitted; 2 convicted. Convicted.

#### CALHOUN COUNTY.

#### FRANK W. CLAPP, Prosecuting Attorney.

Number of persons prosecuted, 352.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault	2 1	Two convicted and sent to jail 10 days each. One convicted and sentenced to the State Pris on 5 years, having before served a term of im
Assault and battery	77	prisonment. Four convicted and fined \$1 and costs each; fined \$2 and costs each; 2 fined \$3 and costs each; 1 fined \$4 and costs; 4 fined \$5 and costs each; 1 fined \$7 reserved as costs; 2 fined \$10
		Four convicted and nuce is and costs each; if most \$3 and costs each; if most \$3, reserved as costs; 2 fined \$4, 25 and costs; 1 fined \$4, 25 and costs; 1 fined \$50, and in default sent to tail 65 days; 2 fined \$50, and costs each; 1 fined \$50; 1 fined \$45 and costs; 2 fined \$50, reserved as costs; 1 convicted and sentenced \$0 days in jail; 3 convicted and sentenced \$0 days; and so the sentence \$0.00 and \$0.
		complaints withdrawn, complainants paid costs in five; 4 discharged on investigation be- fore trial; 13 discharged in justices' courts on acknowledgment of satisfaction by complain- ant and payment of costs; 6 pending; I con- victed and sent to Reform School until 21
Adultery	4	years old. Three discharged on examination; I convicted
Assault with intent to kill	1	and fined \$200 or 6 months in the State Prison. One convicted of assault and battery and fined
Bastardy	3	\$200 or 1 year in the House of Correction.  Three discharged on arranging for support of
Burglary	4	children. One convicted and sentenced to State Prison 7 years; 1 convicted and sentenced 3 years; 1 convicted and sentenced 1 year; 1 pending.
Cruelty to animals	1	One convicted and sentence suspended on payment of costs.
Conspiracy Drunkenness	3 <sup>1</sup>	One pending. One convicted and fined \$3; 13 fined \$5 and costs each; 1 fined \$10 and costs; 1 fined \$20 and
		costs; 2 complaints withdrawli oy complain- ant, costs in I paid by the complainant; 2, sen- tence suspended on conviction; 4 fined 85 and jail 20 days each; 4 fined 85 and costs each; 4 convicted and sent to jail 10 days each; 2 con- victed and sent to jail 10 days each; 2 con- victed and sent to jail 15 days each; 1 sent to
Defrauding hotel keepers	7	jail 20 days; 2 sent to jail 30 days each. One convicted and fined \$5 and costs; 1 fined \$10 and costs; 2 convicted and sent to jail 20 days each; 2 pending; 1 complainant withdrew complaint and paid costs.
Disturbing religious meeting Disorderly persons	116	
		Minetteen convicted and gave bounds for good behavior for 6 mouths; 12 gave bonds for good behavior for 6 mouths; 12 gave bonds for good helavior for 6 mouths; 3 gave bonds for good be- havior for 6 mouths; 6 gave bonds for three of 6 correction 90 days each in default of bonds for good behavior; 12 sent to House of Correc- tion 50 days each; 6 sent to House of Correc- tion 50 days each; 6 sent to House of Correc- tion 50 days each; 10 sent to House of Correc- tion 50 days each; 10 sent to House of Correc- tion 50 days each; 10 sent to House of Correc-

#### CALHOUN COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Disorderly Persons.—Continued.		I year each; I convicted and sent to jail 39 days; I sent to jail 65 days; 3 discharged on investigation before trial; II discharged on condition they leave the county; 3 complainants withdrew complaints and paid costs; 6, sentence suspended, costs in 1 paid by defendant; 2 convicted and sent to Reform
Embezzlement	2	School until 21 years old. One complainant withdrew complaint; 1 convicted and sent to House of Correction 60
False pretenses	2	days. Two discharged on examination, complainant
Forgery	1	paying costs. One convicted and sentenced to State Prison 3 vears.
Illegal sale of liquor	1 62	One convicted and sent to House of Correction 1) year; i sent to House of Correction 3 years; 1 sent to House of Correction 3 years; 1 sent to House of Correction 70 days; 1 sent to House of Correction 65 days; 6 convicted and stend 58 and costs; 1 sent 64 sum decest; 2 sent 65
Larceny from a dwelling house in the night time	1	mon thief to 10 years in State Prison. One convicted and sentened to the State Prison 2½ years.
Larceny from a dwelling house in the day time.	2	One convicted in the Circuit Court and sentence suspended on giving bail for good behavior for 4 years; I convicted and sentenced to State Prison 2 years.
Larceny from a shop in the day time	1	One convicted and sent to the House of Correc- tion for 1 year.
Murder		One convicted of murder in the first degree and sent to State Prison for life; 1 convicted of murder in the second degree and sent to State Prison 25 years.
Obtaining liquor by false pretenses Receiving stolen property	1 2	One convicted and sentence suspended.  Two discharged on examination and costs paid by complainant.
RiotSurety of the peace	7 5	Four convicted and fined \$25 each; 3 pending. Five convicted and gave bonds to keep the peace for 1 year each.
Secreting property with intent to defraud creditors. Selling unwholesome provisions. Violating game law. Willful treepass.	1 1	peace for 1 year each. Three discharged on examination, One pending, One convicted and fined \$25. One convicted and fined \$25. 1 acquitted in Justice's court; 1 convicted and sent to De- troit House of Correction 65 days.

#### CASS COUNTY.

# MARSHALL L. HOWELL, Prosecuting Attorney.

Number of persons prosecuted, 113.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT
Assault and battery	28	of Correction 90 days: 4 sent to jail: 3 put un-
Assault with intent to murder	2	der bonds; lacquitted, and 2 dismissed. One dismissed; l pleaded guilty to assault and battery, sentence suspended.
Arson	1	Dismissed on examination.
Assault with intent to maim	1	Convicted of assault and battery and fined \$30.
Assault with intent to rape	4	Three dismissed on examination; 1 pending.
Burning millBurglary	5	Acquitted, One sent 1 year to State Prison; 1 sent 18
		months to State Prison; 2 pending; 1 rea-
Conspiracy	3	Pending.
Compounding felonyCompounding felony	1	Convicted and sentence suspended. Acquitted.
Disturbing religious meeting	1 6	Four convicted and fined; 2 convicted and ap-
		pealed; appeal pending; both sent to the House of Correction as disorderly persons.
Discharging firearms at a dwelling	1	One dismissed; 1 reasons filed for not filing in-
Disorderly persons	8	One gave bonds for good behavior; 2 discharged; 2 in House of Correction and 2 in jail in de- fault of bonds; 1 escaped.
Enticing female away, etc	1	Married the girl; case dismissed.
Lewd and lascivious cohabitation	! ī	Pending.
Larceny	28	One Stale Prison 2 years; 1 State Prison 1 year; 1 State Prison 0 months; 1 Reform School till 21; 1 recognizance forfeited; 1 House of Correction 6 months; 0 House of Correction 90 days; 6 fined; 1 not. prox.; 3 acquitted; 2 broke jail; 1 reasons filed; 1 pending; 1 escaped; 2 in fail.
Murder	1	Pending.
Maliciona traenase on carden	5	Fined.
Obtaining property by false pretenses Obstructing railway	2	Pending. Nol. pros.
Polygamy	1 1	Dismissed.
Robbery	í	Three years in State Prison.
Robbery Rape	2	One pending; 1 not pros.
Violation fish law	1 2	Acquitted.
Violation liquor law	5	One convicted and fined; 2 convicted and appealed (pending); 2 dismissed.

#### CHARLEVOIX COUNTY.

### J. MILO EATON, Prosecuting Attorney.

Number of persons prosecuted, 6.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	8	One fined \$5 and costs; 1 fined \$10 and costs, and 1 discharged. Acquitted. One nolle prosequied; 1 pending.
BestialityLarceny	1 2	Acquitted. One nolle prosequied; 1 pending.

#### CHIPPEWA COUNTY.

#### GEO. W. BROWN, Prosecuting Attorney.

Number of persons prosecuted, 75.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery Drunk and disorderly	30 30	Fifteen fined costs of suit; 3 fined \$10 each and costs; 2 fined \$5 each and costs. Twenty fined costs of suit; 5 fined \$5 each and costs; 3 fined \$5 each and costs; 2 fined \$1 and
Larceny		costs of suit.  One State Prison 5 years; 4 escaped; 1 fined costs of prosecution; 5 discharged on own recognizance; sickness of Judge and unable to hold fall term of court.

#### CLARE COUNTY.

# Christopher C. Foutch, Prosecuting Attorney.

Number of persons prosecuted, 27.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	11	Ten fined, one \$2 and costs, two \$3 and costs, three \$5 and costs, one \$4 and costs and costs and one \$20 and costs, and one fined \$1 and costs; one assault settled and paid
Felonious and malicious injury to building For marring and defacing a building Illegal voting Libel Larceny	1	costs; one assault and battery, not guilty. Discharged and arrested again. Fined \$10 and costs, paid. Not guilty. Not guilty. One discharged: I not guilty: I fined \$10 and
Violating the liquor law	1	costs; 2 sent 60 days to Detroit Work House. Fined \$25 and costs, appealed, and was not guilty; discharged.
Perjury Disturbing the peace. Defrauding hotel keeper. False pretense	2 1 1 1	gunty; discharged. Nolle pros. entered. Gave security. Settled. Settled.

#### CLINTON COUNTY.

#### J. H. Fedewa, Prosecuting Attorney.

Number of persons prosecuted, 69.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	30	One convicted and fined \$50; 1 convicted and fined \$15 and costs; 5 convicted and fined \$16 and costs; 1 convicted and fined \$75 and costs; 7 convicted and fined \$3 and costs; 7 convicted and fined \$5 and costs; 5 convicted and fined \$3 and costs; 1 convicted and fined \$1.50 and costs; 1 convicted and fined \$1.50 and costs; 1 convicted and fined \$1.50 and costs; 5 convicted and costs; 5 convicted and defendants appealed to Circuit Court.
Assault with intent to kill. Bastardy. Disturbing religious meeting. Disorderly conduct.	2 3 3 2	One nol. pros. entered: 1 prosecution pending. Three settled with complaining witnesses. Three acquitted. One convicted and sent to House of Correction 6 months; 1 entered into recognizance for good behavior.
Disposing of property under chattel mortgage. Embezzlement False pretenses	1 2 3	One not. pros. entered. One prosecution pending; I acquitted. One escaped from jail; I convicted and sentence suspended; I prosecution pending.
Forgery Intoxication Jarceny	1 1 12	suspender, 1 procedured pending. One prosecution pending. One convicted and fined \$5 and costs. One convicted and sent 10 days to county jail; 3 convicted and sent 60 days to House of Correction; 1 convicted and fined \$20; 1 convicted and fined \$20; 1 jury disagreed and not, pros. entered; 2 not, pros. entered; 3 acquitted.
Threats of personal violence	1	One convicted and sent to House of Correction 60 days.
Perjury	1 2	One discharged by examining magistrate.  One convicted and sent to House of Correction
tenses	_	One convicted and sent to House of Correction for 1 year; 1 not. pros. entered.  Two convicted and sent to State Prison 7 years. One convicted and fined \$25 and costs; 1 acquitted; 1 not. pros. entered.

#### DELTA COUNTY.

#### EDWARD P. LOTT, Prosecuting Attorney.

Number of persons prosecuted, 21.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	8	Two fined \$5 each or 10 days in jail; 2 fined \$1 or 5 days in jail; 1 fined \$10 or 15 days in jail; 3 ac
Assault with deadly weapon		quitted. Still pending. One convicted and sent to jail 90 days; 3 pend ing, and 3 acquitted.
Mayhem	1 1 2	Nolle prosequied. Nolle prosequied. Nolle prosequied. One acquitted; 1 nolle prosequied. Still pending.

#### EATON COUNTY.

#### FRANK A. HOOKER, Prosecuting Attorney.

Number of persons prosecuted, 158.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Malicious injury to dwelling Malicious injury to personal False pretenses		Nolle pros. Warrant quashed. Three discharged; 2 settled; 1 acquitted;
Drunkenness	38	nolle pros.; l'recognized. Twelve ined 35 and costs; 2 suspended sen tence; 15 imprisonment 10 days; 2 imprison ment 12 days; 1 imprisonment 8 days; 1 im prisonment 15 days; 2 imprisonment 65 days 1 imprisonment 60 days; 1 imprisonment 94 days.
Larceny	29	uays. Two discharged; 3 acquitted; 5 nolle pros.; 1, imprisonment 30 days; 2 sixty days; 2 with drawn; 1 suspended sentence; 1 fined 55.71; 1 fined 59.71; 3 imprisonment 1 year; 3 two years.
Bastardy Assault and buttery	48	One withdrawn; 1 recognized for appearance. Nine notle prost; 2 suspended sentence; 5 settled; 1 fined \$19.35; 1 fined \$4; 4 fined \$25.35; 1 fined \$4; 4 fined \$25.35; 1 fined \$4; 4 fined \$25.35; 1 imprisonment 20 days; 3 fined \$6; 3 fined \$15; 6 acquitted; 1 fined \$6; 3 fined \$6; 1 fined \$25 and 30 days in jail; 1 fined \$7; 1 fined \$35; 1 imprisonment 20 days; 1 imprisonment 35 days; 1 imprisonment 60 days.
Surety of the peace. Selling liquor to minors. Perjury. Obstructing highway.	6 2 1	Three discharged; 2 recognized; 1 withdrawn One nolle pros.; 1 fined \$20 and costs. Warrant quashed.
Sistracting highway Riot Assault with intent to kill	1	One discharged. All discharged. One discharged. Withdrawn.
Forgery	1	Discharged. Pending.
Larceny from store	1 2	One year State Prison. Settled. Escaped.
Obtaining credit at hotel  Dostructing railroad  Unlawfully solemnizing marriage	1 1	Escaped. Two years. Fined \$50.
Bigamy	1	Imprisonment 3 years.

#### GENESEE COUNTY.

# CHARLES D. LONG, Prosecuting Attorney.

Number of persons prosecuted, 265.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Abduction	1	Discharged.
Adultery Arson	2	One discharged: 1 discontinued.
Arson	10	Three pending in Circuit; 1 discharged; 4 not. pros.; 1 waived examination and sent to Jail for want of bail; 1 pleaded guilty and retained as witness.
Assault and battery		Twelve settled; 4 acquitted; 5 sent to county jail 10 days cach; 4 suspended sentence; 1 lined \$3 and coasts; 2 found guilty and applied of the sentence of th
Bastardy	l	One discontinued; 1 settled; 2 settled by mar-
Burglary		Three pending; 1 boy under 16 years of age turned over to agent State Commissioners; 2 pleaded guilty, sent to State Prison 3 years 4 months each.
Bigamy	3	One pending: 1 discontinued: 1 sent to State
Disorderly conduct	27	Prison 3 years. Ten sont to House of Correction 90 days each; 4 sent to House of Correction 65 days each; 1 fined 86 and costs; 2 fined 85 and costs; 1 sent to county jail 30 days; 1 broke jail; 3 discon- tinucit; 2, sentence suspended; 1 fined 82 and
False pretenses	15	costs; 2 sent to county jail 10 days each; 1 paid fine. Three settled; 1 waived examination; 4 pend-
		ing; 2 discharged; 2 bound over to Circuit; 1 discontinued; 1 acquitted; 1 pleaded guilty, sent to State Prison 1 year.
Graud larceny	23	Seven penting; I discharged; I sent to House of Correction Sodday; I discontinued; 2 pieaded Correction Sodday; I discontinued; 2 pieaded State Prison 20 months; I sent to House of Correction 10 months; I pleaded guilty, sent to State Prison 4 years; I pleaded guilty, sent to State Prison 16 months; I pleaded guilty, sent to State Prison 16 months; I pleaded guilty, sent tetnee suspended; I convicted and sent to State Prison 2 years; 2 pleaded guilty, sent to House of Correction 3 months each; I convicted, sent to Jackson 4 years 3 months; I pleaded guilty, sent to Jackson 4 years 3 months; I pleaded guilty, sent to Jackson 4 years 3 months; I pleaded guilty, sent to Jackson 4 years 3 months; I pleaded guilty, sent to Jackson 4 years 3 months; I pleaded guilty, sent years 3 months; I ple
Larceny		Five discharged; 2 acquitted; 1 fined \$55 and costs, appealed; 1 sentence suspended; 4 sent to Reform School until 21 years of age; 1 pending; 1 fined \$3; 1 fined \$3,00; 4 discontinued; sent to House of Correction 90 days each; 5 settled; 2 waived examination; 1 sent to county jail 20 days.  One discharged; 1 discontinued.
Malicious trespass	2	One discharged; 1 discontinued.
Murder	3	Two pending; 1 discharged. Pending.
Malicious trespass	1	Pending. Pending.
Seduction Selling liquor to minors.	i	Discontinued. Pending.

#### GENESEE COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Forgery	6	Two discontinued; 3 pending; 1 suspended sen
Personating an officer	1	Discontinued.
Personating an officer	1	Pending.
Unlawful riding on freight train	2	One sentence suspended; 2 pleaded guilty, sent to House of Correction 6 months each.
Violating village ordinance	10	Five fined \$5 each; 1 discharged; 1 fined \$8; 1 fined \$1; 1 sent to county jail 20 days; 1 not.
Surety of the peace	1	pros. Discharged.
Poisoning cattle	lī	Discharged.
Keeping house for resort of boys playing bil-		
liardsRemoving baggage from hotel	2	One settled; 1 pending. One settled; 1 discontinued; 1 acquitted; 1
Removing saggage from moter		guilty and escaped.
Threatening to kill	2	One sent to House of Correction 3 months; 1
Throntoning to how buildings	١,	discontinued. Under bonds for good behavior.
Threatening to burn buildings Embezzlement	li	Pending.
Cruelty to animals	2	One escaped from officer; 1 settled.
Kobbery		Discharged.
daming Disturbing religious meeting	i	Discharged. Twenty-five days in county jail
Disposing of chattel mortgage property	4	Twenty-five days in county jail. One discontinued; I discharged; I settled; I
		suspended sentence.
Conspiracy Careless use of firearms	1	Settlêd. One fined \$5 and costs: 1 discharged.
agrants		Three to House of Correction 65 days each; 7 to
ì		House of Correction 90 days each.
Threats	3	One under bonds; 1 acquitted; 1 guilty, appealed.

# GRAND TRAVERSE COUNTY.

#### L. H. GAGE, Prosecuting Attorney.

Number of persons prosecuted, 7.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery Injury to property Adultery. Larceny.  Selling liquor without having filed bonds	3	Convicted and fined \$5. Settled. Pending. One convicted and sentenced to State Prison 1 year; 1 convicted and sentence suspended; and 1 case pending. Convicted and fined \$25 and costs.

#### GRATIOT COUNTY.

# James K. Wright, Prosecuting Attorney.

Number of persons prosecuted, 23.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	14	Three discharged or acquitted; I fined \$10 and costs; I fined \$8 and costs; 6 fined \$5 and costs; 1 six months House Correction; 1 fined
Arson	6	\$2 and costs; I fined \$5 and case appealed. One acquitted; I sent to State Prison 3 years; I held for examination, unfinished; 3 dis- charged.
Burglary Disorderly False protenses	1 1 2	Discharged, non compos mentis. Sent to House of Correction 3 months. One unfinished; 1 dismissed on respondent's
Forgery Larceny	5	paying costs. One unfinished; 1 discharged. One bound over for trial, unfinished; 2 acquitted; 1, House Correction 60 days; 1 discharged; 1 escaped.
Attempt to commit rape	1	Escaped. Discharged.

#### HILLSDALE COUNTY.

### EDWIN J. MARCH, Prosecuting Attorney.

Number of persons prosecuted, 141.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	41	Two convicted and fined \$50 each; 1 fined \$55. 7 fined 10 each; 8 fined \$5 each; 2 fined \$5 each; 2 fined \$1,2 fined \$1,2 each; 1 sent to flouse of Correction 55 days; 3 sent to House of Correc- tion 90 days; 1 sent to Reform School until 21 years of age; 5 acquitted; 3 discontinued; 2 settled under statute, and 2 convicted and
Abduction of child	1 1 2	sentence suspended by Circuit Judge. One convicted, sentence suspended. One bound over to Circuit Court, still pending. Two convicted, sentenced 10 years each to State Prison.
Assault with intent to commit rapeBastardy Bigamy	1 4 3	One bound over to Circuit Court, still pending. Three convicted; 1 still pending. Three convicted, 1 sentenced 2 years in State Prison and 2 one year each.
Burglary	9	Three sentenced 1 year each in State Prison; 1 3 years; one 2% years in State Prison; 1, House of Correction 1 year; 3 hound to Circuit Count
Common prostitute	3	and still pending. Two sentenced 1 year each to Detroit House of Correction; 1 six months to Detroit House of Correction.
Concealing chattel mortgage property	1	One convicted, fined \$10 and costs, appealed and pending.
Concealing stolen property	1 12	one bound over to Circuit Court and pending.  Eight fined \$5 each and costs; 1 find \$3 and costs; 2 fined \$1 each and costs; 1 gave bond for good behavior 1 year, costs paid.

#### HILLSDALE COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
False protense. Falsely representing himself to be an officer. Falsely representing himself to be an officer. Forgery. Keeping billiard table. Keeping open saloon after 11 P. M	1 3	One sentenced I year in State Prison. One bound over to Circuit Court and pending. Two sentenced I year each House of Correctior One discontinued, table removed. Two fined \$25 each and costs; I acquitted. One year each House of Correction; I Refor School until 21 years of age; I ninety days I House of Correction; I sixty-five days I House of Correction; I sixty-five days I House of Correction; Sined \$2 each and costs; I fined \$4 and costs; I med \$2 and costs; tence suspended.
Larceny from dwelling house. Malicious injury to school building. Malicious injury to personal property Murder	1 4 2 1	One sentenced I year to House of Correction. Four fined \$2 each and costs. Two bound over to Circuit Court and pending Convicted of manslaughter, sentenced to 1
ProfanityRape	1	years in State Prison. One fined \$2 and costs. Convicted of assault and battery and sentence
Removing pauper illegally	1	6 months Detroit House of Correction. Settled between counties and suit discontinue by leave of Circuit Judge.
Recognizance forfeited	1 9	Judgment \$500. Two fined \$50 each and costs; 1 fined \$30 and costs; 1 not sentenced; 5 acquitted.
Selling liquor to person in habit of getting in- toxicated	6	Two fined \$25 each and costs; 1 jury disagreed 2 forfeited bail, suit pending thereon; 1 convicted, appealed and pending.
Selling liquor without bond	2	One convicted, fined \$50 and costs; 1 convicted fined \$25 and costs.
Stealing ride on railroad cars	1 3	One married out of court; lacquitted; l pending.
Surety of the peace	3	One bond for one year, costs paid. Three convicted, sentenced 60 days each to Detroit House of Correction.

#### HOUGHTON COUNTY.

# THOMAS M. BRADY, Prosecuting Attorney.

Number of persons prosecuted, 16.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Bastardy	4	One convicted and ordered to pay \$50 to mother of child and \$10 per month, order complied with; I compromised with mother by paying \$225 to her; I forfield recognizances; and the
Highway robbery	1	other married the mother of his child. Tried, jury disagreed, prisoners pleaded guilty to an assault and battery: 1 fined \$125, and 1 fined \$100, costs \$15 and \$25 respectively.
Defacing a tomb stone	1	Jury disagreed,—bound over to next term, for- feited his recognizance.
Larceny	4	One pleaded guilty and paid \$75 fine; I forfeited his recognizance; I acquitted; I pleaded guilty and was sentenced I year to State Prison.
Rape	1	Found guilty and sentenced to State Prison.  Found guilty and sentenced to State Prison for  5 years.
Malicious injury to a bridge	3 1	Nolle prosequi on request of complainant. Withdrawn from jury after evidence closed.
Entering a dwelling house in the night time with intent to steal.	1	Escaped by breaking jail.

#### HURON COUNTY.

#### JAMES H. HALL, Prosecuting Attorney.

Number of persons prosecuted, 33.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery	1	Allowed to go on his own recognizance for want of the appearance of the complaining witness.
Assault with intent to murder	5	One found guilty of assault and battery and paid a fine of \$50; 3 nolle prosequied by Prosecuting Attorney; 1 pending in Circuit Court.
Assault and battery	18	One Jury disagreed twice, discharged; discharged, 4; settled, 2; 1 sent to House of Correction, Detroit, 90 days; 1 fined \$15; 1 fined \$10; 2 fined \$8, 4 fined \$5; 1 fined \$2.
Grand larceny	1	to asylum at Kalamazoo.
Murder	1	Woman, tried, jury disagreed, obtained change of venue to Bay county, tried again and jury disagreed the second time.
Petit larceny	6	Discharged on examination. Four complaints withdrawn; 2 furnished bonds for 6 months.

#### INGHAM COUNTY.

### HENRY P. HENDERSON, Prosecuting Attorney.

Number of persons prosecuted, 367.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery	15	Seven discharged on examination; 3 reasons filed for not informing; 1 nolle pros. entered 1 sentence suspended; 1 sent to State Prison
Assault and battery	105	l year; 2 still pending. Thirty-nine convicted and fined from \$1 to \$10 and costs, and fines paid; 3 sent to Detroit House of Correction in default of payment of fines: 1 fined \$25 and paid; 1 fined \$15 and
		paid; 1 sent to jail 15 days in default of payment of the; 19 discontinued on payment of costs; 5 sent to Detroit House of Correction 90 days in default of payment of fines; 1 fined \$50 and paid; 7 acquitted; 1 sent to jail 25 days on non-payment of fine; 2 notle pros. entered after disagreement of 1 lury; 5 not found; 18
Assault with intent to murder	1	after disagreement of Jury; 5 not found; R notle pros. entered; 2 fined \$20 and paid; 1 sen- tence suspended; 1 fined \$45 and costs, paid. Notle pros. entered as to intent, and convicted of assault and battery and sent to Detroit
Assaulting officer	3	House of Correction 6 months. Two discharged on examination; 1 nolle pros.
ArsonBastardy	1 2	entered. One convicted and sent to State Prison 4 years. One discontinued on marriage of parties; 1 not
Burglary	1	yet arrested. Sentence suspended.

#### INGHAM COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Common prostitute	4	One convicted and sent to Detroit House of Correction 6 months; 1 convicted and sent to
Cruelty to animals	4	Detroit House of Correction 2 months; 2 nolle pros. entered. One not found; 1 convicted and sent to jail 30 days; 1 still nending; 1 nolle pros. entered.
Conspiracy to defraud		days; 1 still pending; 1 nolle pros. entered. Two discharged on examination; 3 still pending.
Disorderly	94	Five sentence suspended; 9 gave recognizance to keep peace; 4 fined 55 and costs and pair; 5 discharged on lary men of costs of the sentence of Correction 90 days for want of recognizance; 4 sent to Detroit House of Correction 190 days for want of congrizance; and to Decreate of Correction 190 days for want of recognizance; and to Decreate of the sent
Disturbing religious meeting	2	found; 1 fined \$10 and costs and paid. One convicted and fined \$1 and costs, paid; 1
Defrauding hotel keepers	11	fined \$10 and costs, paid. Two convicted and sent to jail 30 days; 1 acquitted; 3nolle pros. entered; 1 convicted and fined \$10 and costs and paid; 1 convicted and sent to Detroit House of Correction \$60 days;
Embezzlement	5	3 not found. Three discharged on examination; 1 still pend- ing; 1 reasons filed for not informing.
Forgery False pretenses	11	Discharged on examination. Seven discharged on examination; 1 nolle pros. entered; 1 reasons filed for not informing; 1 yet pending; 1 fined \$100 and 60 days in jail, fine paid.
Illegal voting	1 4	Notic pros. entered. Two reasons filed for not informing; 2 discharged on examination.
Larceny from dwelling	1 12	Discharged on examination. One reasons filed for not informing; 4 convicted and sent to Prison 2 years: 7 dis.
Larceny, petit		charged on examination. Nine discontinued on payment of costs; 6 convicted and fined \$\$ and costs; 6 convicted and sent to Detroit House of Correction 90 days; 1 sent to jail 10 days; 5 acquitted; 1 fined \$1 and paid; 6 not found; 11 notile pros. entered; 1 sent to jail 20 days; 1 fined \$2 and costs and paid; 2 sent to Detroit House of Correction 6 months; 6 sent to Detroit House of Correction 60 days; 1 secaped.
Malicious trespass Murder Selling uninspected kerosene oil Seduction	1 3 1	Discharged on examination. Still pending. Still pending.
		Discontinued on payment of costs and marriage of parties.
Violation of game law	1 14	Convicted and fined \$10 and costs and paid. Three convicted of selling to minors and fined \$25 and costs, and paid; 4 for keeping saloon open on Sunday, notle pros.; 5 complaint for selling liquor without first giving bond, discontinued on giving bond and paying costs; 1 complaint for not paying tax, convicted and appealed, and recognizance forfeited in Circulations.
Writing threatening letter	1	cuit Court; 1 nolle pros. entered. Discharged on examination.

#### IONIA COUNTY.

# CHARLES L. WILSON, Prosecuting Attorney.

Number of persons prosecuted, 181.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	1	Compromised, costs paid, and defendant discharged. Two convicted and fined \$100 each or 90 days in Detroit House of Correction, committed; 2 convicted and fined \$37, 4 convicted and fined \$25 and costs each; 1 convicted and fined \$25 and costs; 2 fined \$15 and costs; 1 fined \$15 and costs; 2 fined \$15 and costs; 1 fined \$25 and costs; 2 fined \$15 and costs; 1 fined \$1 and
Assault with intent to murder		11 compromised and discharged on payment of costs. One discharged; 1 convicted of assault, not yet sentenced. Convicted and sentenced 2% years in State Prison.
Arson	4	Two held for trial, still pending; 2 discharged on examination.
Adultery	2	Notle prosequi entered on payment of costs by complainant.
Bastardy	1	Convicted and ordered to pay 50 cents per week towards support of child.
Bigamy Burglary and larceny	8	lowards support of child. Held for trial and still pending. One convicted and sentence suspended; 1 condising the convicted and sentence suspendence; 1 jury disagreed and sol. pros. entered; 1 held for trial and sol. pros. entered; 4 discharged on examination.
Disturbing religious meeting	1 2	Convicted and fined \$20 and costs. One convicted and fined \$1 and costs; 1 discharged.
Defrauding hotel keepers	3	One acquitted; 1 compromised; 1 nol. pros. entered.
Drunkenness	10	Two fined \$5 and costs; 2 sent to jail 20 days; 1 sent to jail 15 days; 2 sent to jail 10 days; 1 sent to jail 7 days; 1 sent to jail 6 days; and 1 escaped.
Disorderly persons	8	Three sent to House of Correction 90 days; 1 sent to House of Correction 3 months; 1 sent to House of Correction 65 days; 1 sent to House of Correction 60 days; 1 sent to House of Correction 60 days; 3 sent to House of Correction 60 days,—all in default of finding sureties; 2 gave the requisite bond for good behavior.
Forgery	1	Convicted and sentenced to State Prison 3
False pretenses Keeping house of ill fame	5 1	Four discharged; 1 nolle prosequied. Convicted and sent to House of Correction 6 months.
Grand lareeny	8	One convicted and sentence suspended on payment of \$100 to reimburse the county; 1 convicted and sentenced to State Prison 3 years; 1 convected and sentenced to House of Correction 4 months; 1 acquitted on second trial; 2 nolle prosequi entered in Circuit Court; 2 discharged on examination.

#### ABSTRACTS OF REPORTS OF

# IONIA COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Simple larceny	36	Six sent to House of Correction 90 days; 1 sent to House of Correction 6 months; 4 sent to House of Correction 60 days; 3 sent to House of Correction 65 days; 1 sent to Juli 10 days; 1 sent to Reform School till 21 years old; 2 sent to House of Correction 90 days, appeal taken after commitment, still pending; 2 fined \$1 and costs, appealed, still pending; 2 fined \$5 and costs; 1 fined \$20 and costs; 1 fined \$2
Larceny at a fire	1	Hold for trial and still pending. Convicted and sentenced to State Prison 11/2
Murder	ļ.	years. Convicted of manslaughter and sentenced to pay fine of \$600 in 10 days or 2% years in State
Malicious trespass	6	Prison. (Will probably pay fine.) One convicted and fined \$5 and costs; 1 sent to House of Correction 65 days; 2 sent to jail 16
Malicious injury to shade trees	2	days; 2 compromised. Compromised and discharged on payment of costs.
Resisting officer Riot	3 7	One convicted and fined \$50; 2 discharged.  Two nolle prosequi entered; 3 compromised; 2 held for trial and reason filed in Circuit Court
Selling liquor to minor	6	for not filing information.  One convicted on second trial and fined \$25 and costs, appeal taken and still pending; 4 nol. pros. entered; 1 acquitted on trial.
Selling liquor to person in the habit of getting intoxicated	1	One convicted and fined \$5 and costs, appeal
Unlawful joining in marriage	1 2	taken and still pending. Nolle prosequi entered. One sent to House of Correction, in default of finding sureties to keep the peace, 6 months; I convected and gave \$100 bond to keep the peace.

#### ISABELLA COUNTY.

# Samuel W. Hopkins, Prosecuting Attorney.

Number of persons prosecuted, 47.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	11	One fined \$5 and paid; 1 committed; 6 noll pros.; 3 not guilty.
Larceny, simple	2	One discharged, complaining witness not ap
Towarny grand	1	pearing; 1 guilty, committed 30 days.
Darceny, grand		
Larceny, grand. Drunk and disorderly. Violation liquor law	9	Five fined and paid; 4 committed.
violation liquor law	3	One guilty, paid fine \$25 and costs; 2 nolle pros
Resisting officer	1	Ran away before trial, case dismissed.
Common prostitute	1	Ran away, case dismissed.
Adultery	1	Discharged.
Obtaining board under false pretenses	1	Guilty, committed.
Stealing pine timber.	6	One discharged; 2 bound over; 3 nolle pros.
House breaking	1	Bound over and nolle pros. in Circuit Court.
Stuffing ballot-box	! 1	Discharged.
Rape	2	Sent to Jackson 8 years each.
Bastardy Breach of peace.	2	Nolle pros.
Breach of peace	i	Nolle pros.
Injury to building	i i	Three parties, 1 held, 1 dismissed, 1 failed to
		appear.
False pretenses	1	Not tried.
False pretenses	····· i	Not tried.
Libel	1	Guilty, not sentenced.

#### JACKSON COUNTY.

# LEWIS M. POWELL, Prosecuting Attorney.

Number of persons prosecuted, 533.

CHARGED WITH

No. THE RESULT AND THE PUNISHMENT.

Abduction	1 2	Held for trial in the Circuit Court. One held for trial in the Circuit Court; 1 dis-
Assault with intent to kill	1 115	charged. Held for trial in the Circuit Court. One fined \$1: 2 fined \$2: 4 fined \$3: 1 fined \$4: 9 fined \$5: 9 fined \$7: 4 fined \$8: 1 fined \$9: 4 fined \$10; 6 fined \$10 or 15 days in jai; 1 fined \$10.50; 1 fined \$11: 1 fined \$7.50; 1 fined \$4: 1
Bigamy . Breach of peace.	1 6	fined \$15: 1 fined \$15 and 30 days in jail; 1 fined \$40; \$15 or 30 days in jail committed; 1 fined \$40; 1 acquitted; 6 ran away; 10 committed to jail; 1 committed to Detroit House of Correction 70 days; 1 committed to Detroit House of Correction 50 months; 7 discontinued; 22 discontinued; 22 discontinued; 10 days 10
Burglary	I	1 committed to Detroit House of Correction. Four held for trial in the Circuit Court; 4 dis-
Careless use of firearms	1	charged. Committed to the Reform School.
Corrupt conduct as election inspector Defacing buildings	1 4	Discharged. Two discharged; 1 fined \$5 or 10 days in Jail (committed); 1 committed to the Reform School.
Disorterly		Twenty-five sentence suspended; 2 committed to the Reform School; 19 discharge; 5 committed to plantic of the sentence of Correction 85 days; 1 committed to Detroit House of Correction 85 days; 1 committed to Detroit House of Correction 3 months; 28 committed to Detroit House of Correction; 3 months; 28 committed to Detroit House of Correction; 3 gave bond; 1 escaped; 1 failed to appear; 1 discontinued; 4 no rémarks.
Disturbing religious meetings	60 60	One fined \$5: 1 fined \$16; 2 discharged. Four fined \$5 or 10 days in jail (committed); 14 fived \$5; 2 fined \$7; 3 fined \$7.50; 3 fines not paid; 2 gave bond; 12 committed to jail; 2 committed to Detroit Heuse of Correction; 12 sentence suspended; 6 discharged.
Embezzlement	4	One held for trial in the Circuit Court; 1 dis- charged; 2 no remarks.
Enticing away female under 16 years of age for lewd purposes	1 9	Discharged. One settled; 3 discharged; 1 escaped; 2 held for trial in the Circuit Court; 2 no remarks.
Forgery. Fouling water in wells. Frequenting house of ill-fame. Having burglars' tools in possession.	2 1 1 2	Held for trial in the Circuit Court. Discharged. Discharged. Held for trial in the Circuit Court, convicted,
Highway robbery	4	sentenced 2 years in State Prison. Three discharged; 1 held for trial in Circuit
Hotel law	5	Court. One not found; 2 discharged; 1 fined \$10; 1 fined
Indecent exposure of person	2 5	\$35 or 60 days in jail. One fined \$3; I discharged. Three held for trial in the Circuit Court; I discharged; I defendant left town.
Larceny from the person	124	Recognizance for appearance forfeited. Twenty-six held for trial in Circuit Court; 48 discharged; 5 committed to Detroit House of Correction 56 days; 5 committed to Detroit House of Correction 50 days; 5 committed to Detroit House of Correction; 6 sentence sus- betroit Louse of Correction; 6 sentence sus- days in juil (committed); 1 fined 50 or 50 days

#### JACKSON COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Larceny.—Continued.		in juil (committed); 1 fined \$20 or 30 days ir juil (committed); 1 three \$25 or 30 days in juil (committed); 6 committed to juil; 1 committed to the Reform School; 1 fined \$10 or 90 days in juil to the Reform School; 1 fined \$10 or 90 days in Detroit House of Correction (committed); recognizance forfeited; 2 released on habeas corpus; 2 not found; 10 no remarks.
Lewd cohabitation	3	One settled; 1 discharged; 1 recognizance for feited.
Malicious injury Murder	3	Two discharged; I no appearance. Discharged.
Periury	l î	Held for trial in Circuit Court.
Perjury Poisoning animals	1	Held to trial in the Circuit Court.
Prison escape	1 1	Held for trial in the Circuit Court.
Refusal to obey subpæna	1 1	Fined \$3.
Search warrants (larceny)	37	Sixteen goods found and returned to owners
Seduction	1	l6 no goods found; 5 no remarks. Discharged.
Selling liquor to minors	5	One fined \$33; I fined \$35; I collected costs;
sering inquot to minors	1 3	discharged; 1 discontinued.
Setting fire to marsh	1	Discharged.
Suffering minors to play billiards Violation of game law	2	Discharged.
Violation of game law	3	Two discharged; 1 fined \$5.
Violation of liquor law	14	One fined \$5; 1 fined \$29; 1 fined \$33; 1 commit ted to jail; 10 discharged.

#### KALAMAZOO COUNTY.

# EDWIN M. IRISH, Prosecuting Attorney.

Number of persons prosecuted, 200.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	59	Three convicted and fined \$50 each; 2 fined \$25, 2 fined \$20, 4 fined \$15: 1 fined \$12; 4 fined \$12 and \$20; 4 fined \$15: 1 fined \$12; 4 fined \$1 and 4 fined \$1 and 52; 5 fined \$1 and 52; 6 fined \$1 and
Attempt to commit burglary.  Arson. Burglary. Disturbing religious meeting. Disorderly statute, prosecutions under to compel giving sureties for good behavior.	1 1	months; I discharged on preliminary exam- ination; 3 not, pros. entered; I pending. One convicted and sent to State Prison 2 years. One discharged on examination. Prison 7 years. One convicted and sent to County Jail 30 days. One convicted and sent to county Jail 30 days. One convicted and sent to county Jail 30 days. Five convicted and sent to Detroit House of Correction 1 year in default of recognizance; I sent II months in like default; I sent 8 months; even the conviction of the conviction
Defrauding hotel keeper	6	good behavior for 1 year; 5 sentence sus- pended; 4 not. pros. Four convicted and sent to county jail 20 days each; 2 not. pros.

#### PROSECUTING ATTORNEYS.

# KALAMAZOO COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Drunk	11	Two convicted and sent to county jail 20 days each; 1 sent 25 days; 1 sent 8 days; 3 fined \$5
Embezzlement Enticing away child Forgery False pretenses	6	each; 2 sentence suspended; 2 not. pros. Two not. pros. One discharged on examination. One convicted and sent to State Prison 1 year. One acquitted; 1 pending; 1 discharged on examination; 3 discharged on their own recognizance.
Gambling	4	One convicted and fined \$2; 1 discharged. One convicted and sentence suspended; 3 nol. nros.
Keeping saloon open on Sunday	3	One convicted and fined \$50; 1 fined costs; 1
l.arceny	44	pending. One convicted and sent to State Prison 5 years; I sent 4 years and 6 months; I sent 3 years; I sent 1 year; I sent 6 Detroit House of Cor- rection 6 in 1 years of the sent 1 year; I sent 10 days: I sent 18 case; I sent 10 days: I sent 18 case; I sent 10 days: I sent 18 case; I sent 20 days each in like default; Sent 20 days; I sent 28 days; I sent 18 days; Sent 10 days; I sent 28 days; I med 35: I fined 36: I fined 38: I fined \$1 and costs; I fined costs; I given into custody of guardian by advice of gent for the care of ju- quiltel; 3 discharged on examination; 5 not. gross; 2 pending.
Perjury	2	One discharged on examination; I recognizance forfeited.
ProfanityRobbery	5	One convicted and fined \$5; 4 fined \$3 each. One convicted and sent to State Prison 1 year and 3 months.
Receiving stolen goods	1 3	One discharged on examination. One convicted and fined \$50; 2 nol. pros. One convicted and sent to county jail 80 days in default of payment of fine; 1 acquitted; 1 nol. pros.
Selling liquor to minor Seduction. Surety for the peace.	2	pros. One of scorphizance forfeited; 1 not. pros. One discharged on examination; 1 not. pros. One of the first scart to Detroit House of Corporation 6 months in default of recogni- zance; 1 not. pros.

# KALKASKA COUNTY.

# C. P. Sweet, Prosecuting Attorney.

Number of persons prosecuted, 7.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	3	One convicted and fined \$10 and costs; 2 convicted and fined \$5 and costs.  Two held on examination and committed for
Burglary		

# KENT COUNTY.

# EDWIN A. BURLINGAME, Prosecuting Attorney.

Number of persons prosecuted in Circuit Court, 157.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Abduction	2	Both pleaded guilty, I sentenced to State Prison 6 months, I fined SI and costs or 15 days in
Abandoning child	1 10	county fail. Sentence suspended. Three noile prosequied; 5 pleaded guilty, 2 sentenced 1 year each, 1 fined \$200, 1 sentenced 6 months, 1 sentence suspended; 2 pending. Two pleaded guilty, 1 fined \$10 and costs, 1 sentences
Animals, cruelty to	2	Two pleaded guilty, I fined \$10 and costs, I sen-
Assault and battery (appealed)	6 3	Iwo picadeq guilty, Innec 319and costs, I sentenced 3 months in Jail. Five nolle prosequied: I fined 220. One verdict guilty of assault, sentence suspended; I not guilty on account of insanity, pendio finsane Asylum at Kalamazoo; I still mendio.
Assault with intent to rape	2	One verdict guilty of assault and battery:
Bastardy	2	nolle prosequied. One child died, case nolle prosequied; 1 settled to satisfaction of all.
Burglary	10	Four pleaded guilty, 1 sentenced 3 years 6 months, 1 three years, 1 sentenced 1 year, 1 sentenced 5 years; 2 verdict not guilty; 4 nolle proxequied.
Burglary, attempted. Burning. Contempts Cutting and removing timber. Disorderly (appeal).	2 3 1	Two pending, Jury disagreed. One nolle prosequied; 2 tried and acquitted. One discharged. One pleaded guilty, sentence suspended.
		One tried and convicted, sentenced to jail in default of proper bonds.
Election laws, offenses against Embezziement	2 2	Two nolle prosequied. One pleaded guilty, jail 30 days; 1 nolle prosequied.
False pretenses	7 7	Nucl. Six note prosequied; 1 tried and acquitted. Two pleaded guilty, of which 1 sentence suspended, 1 sentenced 3 years; 1 convicted, sentenced 5 years; 2 acquitted; 1 notle prosequied; 1 pending.
Habeas corpus. House of ill-fame, keeping. Larceny, attempt to commit. Larceny, compound.	2 1 1 18	Two remanded to fail.  Nolle prosequied.
Larceny, Grand		Pleaded guilty, sentence suspended. Four pleaded guilty, sentenced to Jackson 6 months each; 2 pleaded guilty, House of Corstants of the property of the guilty, House of Corstants in Jackson 1 year; 1 pleaded guilty, Jackson 1 year; 1 pleaded guilty, Jackson 1 year; 3 pleaded guilty, Jackson 1 year; 3 pleaded guilty, Jackson 1 year; 6 pleaded guilty, Jackson 1 year; 6 pleaded guilty, House of Correction 1 year; 1 pleaded guilty, Flows of Correction 1 year; 1 pleaded subspended; 1 verdict guilty, Jackson 9 months; 1 pleaded guilty, 20 days in Jail; 1 rited and convicted, Jackson 9 months; 1 pleaded guilty, 20 days in Jail; 1 rited and enquitted; 1 bail estreated and were released. Flvo pleaded guilty, sentenced 1 year; 3 notice prosegued; 5 pleaded guilty and wore sentenced each 1 year and 6 months; 1 convicted, pleaded guilty, sentenced 1 pleaded guilty, sentenced 1 year; 3 noticed guilty, 1 pleaded guilty, 1 months in Jackson; 3 verdict not guilty; 1 tried and convicted, exceptions to Supremo Court; 1 pleaded guilty, sentenced the decomposition; 1 pleaded guilty, 1 months in Jackson; 3 verdict not guilty; 1 tried and convicted, exceptions to Supremo Court; 1 pleaded guilty, 1 pleaded guilty, 1 months in Jackson; 3 verdict not guilty; 1 tried and convicted, exceptions to Supremo Court; 1 pleaded guilty, 2 pleaded guilty, 2 pleaded guilty, 2

# PROSECUTING ATTORNEYS.

# KENT COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Liquor suits (appealed)	4	One convicted, paid fine \$25 and costs; I pend-
Lewd and lascivious cohabitation	. 8	ing; 2 nolle prosequied. Five pleaded guilty, sentence suspended; 3
Mayhem	1 4	notte prosequied. One notle prosequied. One pleaded guilty, State Prison 1 year; 1 pleaded guilty, sentence suspended; 1 pend-
Malicious injury to trees. Manslaughter Perjury	. 1	ing; 1 notte prosequied. Pending. Pending. One convicted, sentenced 4 years; 1 pleaded guilty, sentenced 1 year; 1 notte prosequied; 1 pending.
Quo warranto.  Hape, assault with intent to.  Receiving soloen property.  Receiving constant a strorney.  Repulture, violation of.  Threatening communication.	1 1 1 2	I pending. Notle prosequied. Acquitted. One pleaded guilty, 6 months in jail; 1 notle prosequied. Convicted, sentenced to State Prison 1 year 6 months.
Number of persons prosecuted before Justices of the Peace, 903:		
Adultery	5 223	Discharged. Paid fine and costs, 103; discharged, 84; committed to jail, 25; suspended sentence, 7;
Assault with intent to murder	1 3	warmats not returned, 2 Discharged, Two discharged; 1 settled by marriage. Four discharged. Discharged. Convicted and fined, 2; committed to jail, 1;
Disorderly persons	1	discharged, I. Gave bond, 9; suspended sentence, 21; con- victed, 41; discharged, 49. Suspended, 76; committed to jail, 93; paid fine
Drunkenness under the statute, whole number	1	and costs, 126; discharged, 6.
Embezzlement False pretenses Forgery	10	Discharged, Nine discharged; 1 pending, Discharged.
Incest	5	Discharged, One convicted; 3 discharged; 1 committed. Twenty-one paid fine; 1 committed; 4 dis- charged.
Keeping house of ill fameLarceny, Petit	s8	Discharged. Paid fine and costs, 14; committed to jail, 19; seutence suspended. 7; warrants not re-
Malicious injury	ı	turned, 9; discharged, 39. One dwelling, 1 railroad cars, 3 person, dis-
Murder. Seduction Selling oil without inspection. Violation of sepulture.	l 1	charged. Discharged. Settled by marriage. Discharged. Discharged.

#### KEWEENAW COUNTY.

#### THOS. B. DUNSTAN, Prosecuting Attorney.

Number of persons prosecuted, 8.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery Assault with intent to commit rape.  Resisting an officer. Using threatening language.  Using public moneys for private purposes.	2	Two convicted and fined 85 each; one acquitted. Convicted of assault and battery and fined \$50 and costs. Acquitted.  Acquitted.  Convicted and sentenced to keep peace for 15 days.  Pending.

#### LAKE COUNTY.

# D. G. WARNER, Prosecuting Attorney.

Number of persons prosecuted, 27.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault with intent to commit rape	1	One convicted and sentenced to State Prison 5
Forgery	1 4	years. One acquitted. One convicted and fined \$4 and costs; 3 con-
Surety to keep the peace Drunkenness	2 2	victed and fined \$4 and costs each.  Bonds given. One convicted and sentenced to jail 15 days; 1
Grand larceny	4	convicted and fined \$1 and costs of suit. Three nolle prosequi entered; and 1 acquitted. One convicted and fined \$1 and costs; 1 convicted and fined \$1.56 and costs; 2 convicted and
Incest	1 1 1	fined \$2 each and costs.  Bound over to Circuit Court and pending.  Convicted and fined \$5 and costs.  Note prosequi entered, and pleaded guilty to assault and battery.
Hotel keeper defrauding by surreptitiously removing baggage	2 4	Pending. Pending.

#### LAPEER COUNTY.

# Joseph B. Moore, Prosecuting Attorney.

Number of persons prosecuted, 144.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	37	One fined SI; I fined S2; I fined S3; 8 fined S5; each; 3 fined S6 cach; 1 fined S4; 3 fined S0; cach; 1 fined S2; 3 fined S0; I fined S4; 4 sentence suspended; 4 acquitted; 2 sent to House of Correction 60 days cach; 1 to House
Bastardy	3	of Correction 90 days; 3 pending. One dismissed; 1 convicted to pay \$2 per week
Burglary	3	to support child; I pending. One dismissed; I pending; I sent to State Prison 2 years.
Breach of the peace	50	One acquitted; 3 gave bonds to keep the peace. One acquitted; 30 sentence suspended; 2 fined \$5 cach; 1 sent to county jail 8 days; 11 sent to county jail 10 days each; 1 14 days; 2 20 days each; 1 25 days; 1 90 days to House of Corrections.
Disorderly persons	4	One gave bond for good behavior; 1 sent to House of Correction 60 days; 1 sent to House of Correction 90 days; 1 sent to House of Cor- rection 1 year.
Disturbing place of religious worshipFalse pretense.	1 2	One acquitted. Convicted and broke jail while waiting sen-
Larceny	21	tence; lacquitted. Twelve acquitted; 1 fined \$8.35; 1 sent to jail 20 days; 1 sent to jail 30 days; 1 sent to jail 45 days; 3 to Houseof Correction 60 days each; 1 to House of Correction 90 days; 1 to State
Keeping house of ill-fame. Malicious injury to dwelling. Resorting to house of ill-fame. Seduction. Violation of liquor law.	7 2 1	Prison 5 years. One sentence suspended; 1 fined \$5; 1 fined \$30. House of Correction 50 days. Acquitted. Acquitted. Pending. One fined \$10; 1 fined \$25; 3 convicted and appealed cases to Circuit Court, where they are now pending.

#### LEELANAW COUNTY.

# GEORGE A. CUTLER, Prosecuting Attorney.

Number of persons prosecuted, 6.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Arson Larceny Murder	3 1 2	Committed for trial. Convicted and sentenced 90 days in county jail. One convicted of manslaugter and fined \$700; 1 absconded and forfeited bail.

# LENAWEE COUNTY.

# SETH BEAN, Prosecuting Attorney.

Number of persons prosecuted, 238.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery	2	One sent to State Prison for 2 years; and 1 for
Assault and battery	48	Four convicted and fined \$4 each and costs, and paid; 3 convicted and fined \$50 each and costs,
		paid; 1 fined \$35, paid; 1 sent to House of Cor- rection 61 days; 5 fined \$10 each, paid; 1 fined
		\$2. paid: 9 fined \$1 each and costs, paid: 2 sent
		to House of Correction 90 days; 1 county jail 30 days; 8 sentence suspended; 2 sentence
		suspended on defendants paying costs; 1 jury disagree and discharged; 1 fined \$92 and costs; 2 fined \$20 each and costs; 2 fined \$15 each and
Burglary	١,,	costs; I fined \$11.35; I fined \$4 and costs. Four sent to State Prison 2 years each; I sent
.burgiary	11	to House of Correction 2 years; 1 nolle pros.; 2 nolle pros. upon paying costs; 3 pending.
Bonds to keep the peace	4	Two gave bonds for 6 months; 1 for 1 year; 1 for 3 months.
Drunk	71	Thirty-seven sentence suspended; 28 fined \$5 each and costs; 5 sent to jail 20 days each; 1
Disorderly	90	sent to jail 5 days. Eight sentence suspended; 4 sent to House of
Disorderly	32	Correction for 6 months in default of bail; 5
		gave bail for 6 months; 3, in default of bail, sent to House of Correction for 1 year; 1 gave
		bail for 1 year; 4 sent to House of Correction for 90 days in default of bail; 1 House of Cor-
Forgery	١.	rection 4 months in default of bail; 3 gave bail for 90 days.
Forgery	3	One sent to State Prison 2 years; 1 one year; 1 for 18 months; I pending; 1 sent to House of
Breaking jail	1	Correction for 9 months. Sent to jail 6 months.
Incest Sending challenge	1	Jury disagreed, defendant discharged. Sent to State Prison for 1 year.
Sending challenge False pretenses Larceny	2 46	
		sent to House of Correction 90 days; 2 acquit- ted on trial; 1 sent to (?)
		2 sent to House of Correction for 1 year each; 1 House of Correction 6 months; 1 State Prison
		1 year; 1 sent to State Prison 2 years; 10 sen- tence suspended; 3 discharged by prosecu-
		for 65 days: 1 fined \$10 and in default, sent to
		jail 30 days; 1 fined \$7.80; 2 fined \$5 each; 1
		2 nol. pros'd; 1 fined \$20 and costs; 1 sent to House of Correction 65 days; 2 sent to the Re-
Murder	1	form School; 1 sent to jail 35 days; 1 fined \$3.25.
Perjury Playing games on Sunday	1	Pending. Pending. Discharged upon paying costs.
Refusing to pay liquor taxRiot	1	Discontinued upon payment of tax and costs. Four sent to House of Correction 10% months
	3	each.
Violation of fish law Seduction		All discharged upon paying costs. One sent to State Prison 3 years; 1 discharged upon examination.
Willful injury to personal property	8	Two convicted and fined \$1 each and costs; 1
		fined \$15 and costs; 1 fined \$10 and costs; 1 dismissed; 1 fined \$5 and costs; 1 sent to House
		of Correction 90 days; 1 sent to Reform School.

#### LIVINGSTON COUNTY.

# ANDREW D. WADDELL, Prosecuting Attorney.

Whole number of persons prosecuted, 83.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Abusing female under age of ten years, etc	1	Convicted of an assault with intent to commit a rape, and sentence suspended.
Assault and battery	34	One convicted and finct \$35; 6 fined \$10 and costs; 5 fined \$5 and costs; 2 fined \$3 and costs; 1 fined \$2 and costs; 1 fined \$2 and costs or 60 days in House of Correction; 1 20 days in [ail; 1 30 days in [ail; 1 31] and a sin [ail; 1 31] and a sin [ail; 1 32] fined \$5 and costs and appealed; 1 not guilty; 4 inry disagree and notle prox; 4 settled.
BastardyBurglary	2 2	Two settled and nolle pros. entered. One tried and acquitted; 1 pending, deft. in iail.
Drunkenness	25	Six fined \$5; 2 fined \$3; 2 fined \$2; 2 fined costs; 5 in jail 20 days; 4 in jail 15 days; 4 in jail 10
Injury to dwelling house. False pretenses Larceny (Petit). Larceny (Grand)	2 2 3 6	days. Two nolle pros. entered. Two nolle pros. entered. Two fined \$25 each; 1 fined \$10. Three examined and discharged; 1 convicted and sentenced to State Prison 1 year; 1 convicted and sentenced to thouse of Correction 1.
Selling liquor in violation of law		year; 1 deft. not found. Three fined \$25 each; 1 convicted and fined \$25 and appealed.
Willful trespass	2	Two convicted and fined \$1 and costs each.

#### MACKINAC COUNTY.

# J. S. Douglass, Prosecuting Attorney.

Number of persons prosecuted, 1.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Burglary and larceny	1	This was a case continued from last year; mo- tion made to nolle prosequi, pending which the Judge was taken siek, court was ad- journed, and case remains in statu quo.

# MACOMB COUNTY.

# James B. Eldredge, Prosecuting Attorney.

Number of persons prosecuted, 65.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	27	One convicted, fined \$25 or 40 days in jail; I fined \$15 and costs or 40 days; I fined \$15 or 20 days; 4 fined \$5 and costs or 10 days; 3 fined \$5 or 10 days; 1 fined \$4 or 10 days; 2 fined \$1 and costs or 10 days; I fined \$25 conts and costs; 3 notle prox; 3 acquittet; 3 satisfaction
Assault with intent to murder. Bastardy Disorderly.	2 2 6	found; 4 appealed, still pending. Two notle prosequied. One discharged; 1 pending. One convicted, committed to House of Correc- tion 90 days; 1 committed to House of Correc- tion 6 months; 3 sentence suspended.
Embezzlement	1	One convicted and sentenced for a years. One convicted and sentenced for 15 years. One convicted and sentenced for 15 years. Three acquitted; 1 convicted and sentence sus- formed for correction 63 days; 1 sentence sus- note proceedings of the formation of the formation of the formation approved; 1 reasons for not filling in- formation approved; 1 convicted and sen- tenced for 5 years; 4 discharged on examina- tenced for 5 years; 4 discharged on examina-
Malicious injury to dwelling house	3	Reasons for not filing information approved as
Rape	2 2	Two discharged on examination. One convicted and sentence suspended; lacquitted.

#### MANISTEE COUNTY.

# Andrew J. Dovel, Prosecuting Attorney.

Number of persons prosecuted, 55.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and buttery	20	Two House of (Correction's mos. and lined: \$59 1 House of Correction a months; 1.25 days in county [sil; 2.5 days in county [sil; 1.5 days in county sil; 1.10 days in county [sil; 1.5 days in county sil; 2 fined: \$25 and costs; 2 fined: \$5 and costs; 7 fined: \$0 and costs; 1 fined: \$5 and costs; 1 fined \$5 and costs; 2 fined: \$5 and costs; 1 fined \$1 costs; 2 sentence suspended and costs paid; 3 discharged on payment of costs.
Assault with intent to rob	1 1	Dscharged on payment of costs. Discharged on payment of cost. Sentence suspended. One year State Prison. One 15 days in county jail; 1 fined \$3 and costs; 2 sentence suspended on payment of costs; 2 discharged, costs paid.
Passing spurious money Robbery Selling liquorson Sunday (under act 231 of 1875.) Selling liquorto a drunkard (under act 231 of '75.) Vagrancy	2 4 1	discharged, costs pant. Information quashed, One year in House of Correction. Fined \$25 and costs. Fined \$25 and costs. Sentence suspended on payment of costs.

# MARQUETTE COUNTY.

# C. P. Black, Prosecuting Attorney.

Number of persons prosecuted, 30.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
▲ssault and battery	20	Four convicted and fined \$1 and costs or 5 days in jail; 2 fined \$5 and costs or 10 days in jail; 3 fined \$5 and costs; 1 fined \$5 and costs or 14
Disorderly persons	4	3 fined \$5 and costs; I fined \$5 and costs or It days in jail; 2 fined \$2 and costs or 5 days in jail; 2 fined \$2 and costs or 5 days in jail; 2 fined \$10 or 20 days in jail; 2 fined \$10 or 20 days in jail; 2 fined \$10 or 20 days in jail; 2 fined \$12 and costs or 20 days in jail; 20 days; I fined \$12 and costs or 20 days in jail; 20 days; I fined \$12 and costs or 20 days in jail; 20 days; I fined \$12 and costs or 20 days in jail; 20 days; I fined \$12 and costs or 20 days in jail; 20 days; I fined \$12 and costs or 20 days in jail; 20 days; 10 days
Larceny	4	jail; I convicted and sentenced to give bond in the sum of \$50, with two sureties, or 60 days in jail.  One bound over to Circuit Court and escaped from jail; I convicted and sent to Detroit House of Correction until 21 years of age; I convicted and sent to jail for 10 days; I ac.
Murder Using threatening language	1	quitted. Acquitted Acquitted one convicted and sentenced to give bond in the sum of \$200, with 2 sureties, or 60 days in jail.

#### MASON COUNTY.

#### E. Nelson Fitch, Prosecuting Attorney.

Number of persons prosecuted, 34.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	15	Three acquitted; 2 discharged upon payment of costs; 10 convicted; I discharged on sus pended sentence; 1 fined \$1 and costs; 2 fined \$5 and costs; 1 fined 38 and costs; 1 fined 38 and costs; 1 fined 38 and costs; 1 fined \$6 and recognized to keep the peace; 1 fined \$2 and in default sent to House of Correction \$6 and the page 1 fined \$2 and the fined \$2 and the fined \$3 and costs.
Arson Assault with intent to kill and murder	1	Pending. Convicted, removal to Supreme Court of bill of exceptions and writ of error.
Bestiality	1 15	Pending. Ten convicted, 3 sent to Reform School until 2: years of age, 2 sent to House of Correction for 60 days, 2 sent to House of Correction for 90 days, 1 sent to State Prison 6 months; 1 seni to State Prison 1 year, 1 fined \$1 and costs; idischarged upon paying costs; 1 acquitted; 1 acquitted;
Rape	1	nol. pros. Convicted, sent to State Prison for 7% years.

#### MECOSTA COUNTY.

# BENJAMIN F. GRAVES, Prosecuting Attorney.

Number of persons prosecuted, 54.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery	1 20	Tried and convicted, sent to State Prison 1 year and 3 months.  One appealed to Circuit Court, bonds estreated; 9 tried and convicted; 1 fined; 850 or 90 days in House Correction; 2 fined; 850 each or 60 days in House Correction; 2 fined; 850 each or 60 days in 1 fined; 850 each and costs; 1 flows 1850 each and costs; 1 flows 1850 each and costs; 1 flows 35 and costs; 3 tried and acquitted; 7 pleaded guilty; 3 sent to Detroit House of Correction 90 days each; 1 sent to Detroit House of Correction for 90 days; 2 fined § 5 cate; one fined, 81 and
Attempt to commit burglary and larceny	1 1 1 1 3	costs. Now pending. Tried and acquitted. Sent to State Prison 4 years. Notle prosequied. Sent to State Prison 6 months. One convicted, sent to Detroit House of Correction for 1 year; 2 still pending.
Larceny, \$25 and over	ŀ	One sent to Detroit House of Correction for 6 months; lacquitted; Inol. pros.; 3 now pending. Two tried and acquitted; 3 convicted; 1 sent to county jail for 30 days; 1 to Detroit House of Correction for 90 days; 1 for 60 days; 4 entered a plea of guilty; i sent to county jail 20 days; 1 sent to Reform School, Lansing; 2 fined \$1
Perjury Rape. Selling liquor to minors Selling liquor to minors Surety to keep the peace. Selling liquors without first giving bonds Selling liquors on Sunday. Violation of statute to protect hotel-keepers.	1 3 1	and costs. Still pending. Nol. pros. Convicted, fined \$25 and costs. Found surveius. Fried \$25 and costs. Now pending. One convicted, fined \$10 and costs; 1 acquitted.

#### MENOMINEE COUNTY.

# E. S. Ingalls, Prosecuting Attorney.

Number of persons prosecuted, 26.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	6	One fined \$2; I fined \$8; I six cents; I noll
Burglary	4	pros.; 1 acquitted; 1 fined \$1. Two acquitted; 1 convicted, sentenced to State Prison 2 years; 1 not arrested.
Keeping house of ill fame		One convicted, sentenced to jail 20 days; I pend
Larceny	3	Two nolle pros.; 1 convicted and sent to Reform School until 21.
Malicious shooting horse		Nolle pros. Pending.
Rape	1	Pending.
Saloon keeping after 11 P. M. Saloon, allowing minors to play cards in.	1	Discharged.
Sureties of the peace	4	Convicted, 4 gave sureties, 1 sixty days, 1 simonths, 2 one year each.
Selling without showing license	1	Convicted, fined \$10.

#### MIDLAND COUNTY.

# W. H. STANFORD, Prosecuting Attorney.

Number of persons prosecuted, 53,

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery Assault with intent to ravish Assault and battery		Discharged. Convicted and sentenced for 7 years. Three convicted and fined \$5 and costs; 1 fined \$10 and costs; 1 sentence suspended; 6 settled; 2 discharged.
Attempt to break	1 3	suspicited; osetted; quescarged.  For discontinuous and production of the control
Embezziement False pretenses Forgery Larcony (grand).	1 1 1 5	Pending. Notice pros. Discharged. One convicted and sentenced 1 year; 2 notice
Larceny (petit)	10	pros.; 1 discharged. One convicted and sentenced 60 days Detroil House of Correction; 1 ninety days Detroil House of Correction; 1 sixty days in fail; thirty days in fail; 1 to Reform School until 2 years of age; 1 to Detroit House of Correction until 21 years of age; 1 \$10 fine and costs; 3 discharged.
Malicious injury to personal property Murder Seduction Surety for the peace	1	One discharged on examination; 1 on trial. Discharged on examination. Pending. Two required to recognize.

#### MISSAUKEE COUNTY.

# A. C. Lewis, Prosecuting Attorney.

Number of persons prosecuted, 4.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Simple larceny	2 2	One fined \$2 and costs; 1 acquitted. Both acquitted.

#### MONROE COUNTY.

# Joseph D. Rouan, Prosecuting Attorney.

Number of persons prosecuted, 112.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault with intent to murder. Assault and battery		Pending. Convicted, 36; 5 House of Correction 60 days 2 county jail 30 days; 13 fined \$1 and costs;
Breach of peace Disturbing religious meeting Carrying dangerous weapons Grand larceny	1 1 1 8	fined & and costs; 8 sentence suspended to payment of costs; acquitted 5; settled, 15. Convicted, gave bonds. Convicted, lined \$5 and costs. Convicted; ned \$5 and costs. Convicted; gave bonds. Convicted; gave bonds. I set Prison 5 years 1 sentenced. State Prison 4 years; 1 sentenced. State Prison 1 year; 1 sentenced State Prison 1 year; 1 sentenced State Prison 1 year; 1 sentenced. State Prison 2 year; 1 sentenced. State 2 year; 1 s
Manslaughter	5	l year; I House Correction I year; acquitted Convicted, 5; I sentenced State Prison 1 year 4 sentence suspended. Convicted, 2; I House of Correction 1 year;
Malicious injury to personal property	2	State Prison 3 years; notlied 1. Notle. entered. Convicted, 1, sentenced State Prison 18 years not. entered, 1.
RapePetit larceny	1 23	Acquitted. Convicted, 12; 2 House of Correction 90 days; House of Correction 60 days; 1 county jail a days; 5 fined \$1 and costs; 2 fined \$2 and costs settled, 5; acquitted, 6.
Sodomy Violation of game law Violation of liquor law Violation of liquor law	1 2	settled, 3, acquitted, 6. Convicted, House of Correction 1 year. Acquitted. One convicted and fined; 1 pending. Convicted, 1, sentence suspended on paymen of costs; acquitted, 1.
Violation of law relating to illuminating oils	1	Convicted and sentence suspended.

#### MUSKEGON COUNTY.

# ANDREW T. McReynolds, Prosecuting Attorney.

Number of persons prosecuted, 101.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery	1 25	Held to answer in Circuit Court, not yet tried.* Two fined \$4 and costs; 12 acquitted; 1 jail 13 days; 1 jail 16 days; 4 fined \$10 and costs; 3 jail 10 days; 4 fined \$5 and costs; 1 fined \$1 and
Bastardy	2	costs. One discharged; 1 paid costs and secured pay-
Bonds to keep the peace	4	ment of \$10 per month. Two discharged; 1 held for 12 months; and 1 for 6 months.
Disorderly house, keeping	1 4	One 5 months. One 5 months Detroit House of Correction. Two 60 days in jail; 1 acquitted; 1 fined \$25 and costs.
Entering dwelling with intent to steal	3	Two acquitted; 1 held to Circuit Court, not yet tried.*
False pretenses	18	Discharged. One sentence suspended; 1 nol. pros.; 3 acquitted; 150 days in jail; 1 fined \$25 and costs; 9 held to answer in Circuit Court. not yet
Murder, assault with intent to commit	2	tried; 2 larceny from store, not yet tried.* Discharged. Two acquitted; 2 held to Circuit Court, not yet
Rape'	1 2	tried.* Acquitted. One acquitted; I held to Circuit Court, not yet tried.*
Malicious destruction of property Sunday, selling liquor on Selling liquor without paying tax	1 1	Acquitted. Fined \$5 and costs. One fined \$25 and costs; 190 days in jail; and 1
Violating liquor law, drunk	20	tined \$25 and costs. Two 20 days in jail; 4 acquitted; 5 jail 10 days; 2 five days in jail; 1 escaped; 4 fined \$5 each and costs; 1 nine months Detroit House of
The following cases not disposed of, owing to absence of judge the last two terms:		Correction.  * All cases marked thus * have not been tried, owing to the absence of a judge the last two
Jail breaking Cruelty to animals Having counterfeit money with intent to pass Embezzlement	1 2 1 2	terms.

#### NEWAYGO COUNTY.

#### Albert G. Day, Prosecuting Altorney.

Number of persons prosecuted, 44.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Arson	5 11	Three awaiting trial; 2 discharged. Two discharged; 2 fined \$20 each; 1 fined \$50; fined \$1; 3 fined \$5 and costs; 1 sent to Detroi
Assault with intent to murder	1 2	House of Correction; 1 settled. One discharged. One convicted and sent to State Prison for 1
Breaking into house with intent to murder Defrauding inn-keeper	2	years; I awaiting trial. Two awaiting trial. One convicted and sent to jail 30 days.
Exposing child with intent to abandon it Embezzlement. Giving intoxicating liquors to minors Larceny	1 19	Defendant discharged and cause notte pros'd. Awaiting trial. Settled and defendant discharged. One acquitted; 5 discharged; 1 fined \$25 or 6
		days in jail; 1 fined \$5 and costs; 1 sent to Re form School till he was 21 years of age; awaiting trial and 2 sent to Detroit House of Correction for 3 months.
Murder Concealing stolen goods Surety for peace	1 1 3	Defendant discharged. Defendant discharged. Three defendants discharged.
Vagrants	2	One sent to Detroit House of Correction for years; 1 furnished bonds for good behavior.

#### OAKLAND COUNTY.

# James K. Patterson, Prosecuting Attorney.

Number of persons prosecuted, 146.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault	2	One convicted, fined \$5; 1 acquitted.
Assault with intent murder	1 2	One tried and convicted, sentenced to State Prison 20 years; 1 pending. One found insane by examination of physicians
Arson		and sent to insane asylum; 1 discharged on examination.
Burglary and larceny	4	One convicted, sentenced to State Prison 1 year; 2 convicted, sentenced to State Prison 2 years each; 1 convicted, sentenced to State Prison 3 years.
Bastardy	3	One convicted, compromised with Superintendent of Poor: 1 not. pros'd: 1 pending.
Conspiracy to cheat and defraud	8	Three tried and convicted, awaiting sentence; 4 pending; 1 discharged on examination.
Embezzlement	1	Pending.
Forgery	2	One convicted, sentenced to State Prison 2 years; I convicted, sentenced to State Prison 6 months.
Fraudulent disposition of personal property False pretenses Larceny	1 3 6	Acquitted. Two pending; 1 nolle pros'd. One convicted, sentenced to State Prison 1 year; 1 acquitted; 1 pending; 2 nol. pros.; 1 sent to Detroit House of Correction 90 days.

#### PROSECUTING ATTORNEYS.

#### OAKLAND COUNTY .-- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Mayhem	1	One convicted and sentenced to State Prison 3
Open, gross and lascivious conduct, etc	2	Two convicted and sentenced to Detroit House
Obtaining signature by false pretenses Drunk and disorderly		of Correction 09 days each. Pending. Five convicted, sent to Detroit House of Correction 90 days each; 15 sonvicted, sent Detroit House of Correction 60 days each; 20 convicted, sent to Detroit House of Correction and 15 days each.

#### OGEMAW COUNTY.

# Alfred P. Lyon, Prosecuting Attorney.

Number of persons prosecuted, 3.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Arson	2	Acquitted, 1; nolle pros'd, 1. Still pending.

#### OSCEOLA COUNTY.

# C. O. TRUMBULL, Prosecuting Attorney,

#### Number of persons prosecuted, 33.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	17	Six convicted and fined \$10 and costs each or 30 days in jail; 2 convicted and fined \$5 and costs each; convicted and fined \$50 and costs or 30 days in jail; 1 convicted and fined \$5; 3 sottled by parties; 1 acquitted; 8 notice pros. entered.
Assault with intent to ravish Assault with intent to murder Rigamy Defrauding notel keepers Embezzlement Forgery Larceny	1 2 1 1	Bound over to Circuit Court. Discharged on examination 4 years. Convicted and sentenced for 4 years. Convicted and fined \$10 each or 30 days in jail. Tried, jury disagreed, and continued. Convicted and sentenced for 1 year. One convicted and sentenced 90 days in jail; 2 discharged on examination; 2 held for trial;
Malicious injury to building	1	3 acquifted. Pleaded guilty and sentence suspended.

# OTSEGO COUNTY.

#### W. R. Kendricks, Prosecuting Attorney.

Number of persons prosecuted, 6.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	3 1 2	Two convicted and fined \$20 each and costs or 30 days in county jail; 1 case pending. Jury failed to agree. To be tried next term of court, Jan. 27.

#### OTTAWA COUNTY.

#### ALLEN C. Adsit, Prosecuting Attorney.

Number of persons prosecuted, 190.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Abduction	3	One filed reasons for not filing information; 2
Adultery	2 2 62	nolle pros.  Discontinued.  Two pending; 3 discharget; 8 discontinued; 4  acquitted; 6 settled; 3 convicted and fined the costs of the suit; 1 convicted and fined \$1 and costs of the suit; 1 convicted and fined \$3 and costs of suit or 5 days in jail; 8 convicted and and fined \$90 and costs or 10 days in jail; 1 con- victed and fined \$20 and costs or 30 days in jail; 1  convicted and fined \$20 and costs or 60 days in jail; 1 convicted and fined \$25 and costs or serve a confinement of 90 days in county jail; 1 convicted and sentenced to 5 days in jail; 2  convicted and sentenced to 5 days in jail; 2  convicted and sentenced to 5 days in jail; 2  convicted and sentenced to 5 days in jail; 2  convicted and sentenced to 5 days in jail; 2  convicted and sentenced to 5 days in jail; 2  convicted and sentenced to 5 days in jail; 2  convicted and sentenced to 5 days or jail; 2  convicted and sentenced to 6 of coree.
Assault with intent to kill and murder	1 5 12	tion. Two discharged; 2 acquitted; 1 pending. Discontinued. Two pending; 1 settled; 2 settled by marriage. Three discontinued; 2 convicted and sentence asspended; 2 convicted and sentenced to Reform School; 1 convicted and sentenced to State Prison 3 years; 2 convicted and sentenced to State Prison 3 years; 2 convicted and sentenced to State Prison 4 years; 1 filed reason; 1 readed to State Prison 4 years; 1 filed reason; 1 readed to State Prison 4 years; 1 filed reason; 1 readed to State Prison 4 years; 1 filed reason; 1 readed to State Prison 4 years; 1 filed reason; 1 readed to State Prison 4 years; 1 filed reason; 1 readed to State Prison 4 years; 1 filed reason; 1 readed to State Prison 4 years; 1 filed reason; 1 readed to State Prison 4 years; 1 filed reason; 1 readed to State Prison 4 years; 1 filed reason; 1 readed to State Prison 4 years; 1 filed reason; 1 readed to State Prison 4 years; 1 filed reason; 1 readed to State Prison 4 years; 1 filed reason; 1 readed to State Prison 4 years; 1 filed reason; 1 readed to State Prison 4 years; 1 filed reason; 1 readed to State Prison 4 years; 1 filed reason; 1 readed to State Prison 4 years; 1 filed reason; 1 readed to State Prison 4 years; 1 filed reason; 1 readed to State Prison 4 years; 1 filed reason; 1 readed to State Prison 4 years; 2 readed to State Pris
Displacing railroad track	1	Acquitted. Convicted and sentenced to 60 days in jail or fine
Disorderly persons		of \$25 and costs, fine paid.  One convicted and senienced to pay a fine of \$5 and costs; \$8 convicted and senienced to \$20 days in jail; \$2 convicted and senienced to 1 year in Detroit House of Correction; \$3 convicted and senienced 4 months in Detroit House of Correction; 2 convicted and senienced 5 months in Detroit House of Correction; \$2 surety to keep the peace given; 1 discontinued; 1 settled.

#### PROSECUTING ATTORNEYS.

#### OTTAWA COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Embezziement False pretenses Incest	1 2 2	Discontinued. One discharged; 1 discontinued. One discharged on examination; 1 convicted
Indecent exposure of person	2	and sentenced to State Prison 7 years.  One convicted and sentenced to pay a fine of \$10 and costs; 1 discontinued.
Lewd and lascivious cohabitation	2	Held for trial, gave bail and escaped, bail es- treated.
Larceny	41	Five convicted and sentence suspended; 2 convicted and sentenced to State Prison 1 year; 1 convicted and sentenced to State Prison 2 years; 3 convicted and sentenced to Detroit House of Correction 30 days; 1 convicted and sentenced to Detroit House of Correction 50 days; 2 convicted and sentenced to county and 10 days; 1 convicted and sentenced to county jail 30 days; 1 convicted and sentenced to county in 10 days; 1 convicted and sentenced to fine of \$25 and costs; 1 convicted and sentenced to fine of \$25 and costs; 1 convicted and sentenced to fine of \$32 and costs; 1 convicted and sentenced to fine of \$35 and costs; 1 convicted and sentenced to fine of \$35 and costs; 5 disconvicted and sentenced to fine of \$35 and costs; 5 disconvicted and sentenced to fine of \$35 and costs; 5 disconvicted and sentenced to fine of \$35 and costs; 5 disconvicted and sentenced to fine of \$35 and costs; 5 disconvicted and sentenced to fine of \$35 and costs; 5 disconvicted and sentenced to fine of \$35 and costs; 5 disconvicted and sentenced to fine of \$35 and costs; 5 disconvicted and sentenced to fine of \$35 and costs; 5 disconvicted and sentenced to fine of \$35 and costs; 5 disconvicted and sentenced to fine of \$35 and costs; 6 disconvicted and sentenced to fine of \$35 and costs; 1 disconvicted and sentenced to fine of \$35 and costs; 1 disconvicted and sentenced to fine of \$35 and costs; 1 disconvicted and sentenced to fine of \$35 and costs; 1 disconvicted and sentenced to fine of \$35 and costs; 1 disconvicted and sentenced to fine of \$35 and costs; 1 disconvicted and sentenced to fine of \$35 and costs; 1 disconvicted and sentenced to fine of \$35 and costs; 1 disconvicted and sentenced to fine of \$35 and costs; 1 disconvicted and sentenced to fine of \$35 and costs; 1 disconvicted and sentenced to fine of \$35 and costs; 1 disconvicted and sentenced to fine of \$35 and costs; 1 disconvicted and sentenced to fine of \$35 and costs; 1 disconvicted and sentenced to fine of \$35 and costs; 1 disconvicted and sentenced to fine of \$35 and
Malicious injury to buildings		One convicted and sent to the Detroit House of Correction 60 days; 4 discharged; 1 discontin- ued; 1 pending.
Malicious injury to fence	1	Discontinued,
Malicious trespass	1	Discharged.
Perjury	1	Filed reasons for not filing information.
Resisting an omcer	1	Convicted of assault and battery and fined \$25, fine paid.
Rape	2	One pending: 1 nolle pros.
Seduction	2	Discontinued.
Surety to keep the peace	4	Two discontinued; 2 convicted and sentenced to Detroit House of Correction 6 months for one and 1 year for the other.
Violation of liquor law	6	Four discontinued; 2 convicted and sentenced to pay a fine of \$25 and costs.
Violation of game law	1	Convicted and fined \$5 and costs.

# PRESQUE ISLE COUNTY.

# Philip O. Farrell, $Prosecuting \ Attorney$ .

Number of persons prosecuted, 8.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	4	Three convicted and fined \$10 each or 10 days in jail; 1 discharged.
Forgery Larceny. Contempt of court.	1 1	Pending. Discharged. Fined \$5.

#### ROSCOMMON COUNTY.

# JENSON P. BEERS, Prosecuting Attorney. Number of persons prosecuted, 3.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and batteryFalse pretenses	2	Fined \$5 and costs in each case. Settled by payment of claim and costs.

#### SAGINAW COUNTY.

# WM. GILLETT, Prosecuting Attorney.

Number of persons prosecuted, 875.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery	4	Two bound to Circuit Court; 2 not. pros. Two discharged; 1 bound to Circuit Court; 1 costs to complainant, case dismissed. One fined \$5; 1 acquitteen; 1 discharged, costs to Two fined \$50; 3 fined \$9; 3 fined \$15; 10 fined \$10; 1 fined \$5; 3 fined \$5; 4 fined \$6; 18 fined \$5; 3 fined \$4; 4 fined \$5; 4 fined \$6; 3 fined \$10; cents, 6 sentenced \$90 days in House of Cor- cents, 6 sentenced \$90 days in House of Cor- cents, 6 sentenced \$90 days in House of Cor- days; 5 fifteen days; 1 twelve days; 3 thirty days in [ali]; 8 twenty days; 3 thirty days; 5 fifteen days; 1 twelve days; 3 ten days; 2 cight days; 3 five days; 1 one hour; 16 sentence suspended; 2 dismissed; 5 ap- pealed; 99 settlet; 1 sent to Reform School; Lett.
Assault with intent to murder	9	One 21/2 years in State Prison; 1 convicted of assault and battery, 1 year in House of Correction; 2 bound to Circuit Court; 4 nol. pros.; 1 discharged.
Bastardy	15	Four bound to Circuit Court; 4 married and case settled; 3 settled without marriage; 1 pending; 2 dismissed; 1 gave bonds to support child.
Burglary	9	Three bound to Circuit Court; I two and a half years in State Prison; I one and a half years in State Prison; I one year in State Prison; I acquitted; 2 nolle pros'd.
Burning goods with intent to defraud insurers.  Certiorari	1 3	Acquitted. One affirmed; 1 reversed; 1 pending.
Cruelty to animals.  Defrauding hotel keeper.	2	One settled: 1 nolle prox'd.
	10	One sixty days in jail; 1 twenty days in jail; 2 fined \$10; 2 fined \$5; 2 settled; 1 acquitted; 1 sentence suspended.
Disturbing religious meeting	2 30	One sentence suspended; lacquitted. Eight one year in House of Correction; l nine months in House of Correction; 8 six months; l ninety days; l sixty.4wc days; 3 four months; l gave bonds; 2 sentence suspended; 5 acquitted.
b. (Neglecting and refusing to support fam- ily)	17	-
		One 1 year in House of Correction; 1 six months; 1 four months; 2 three months; 1 escaped; 4 gave bonds; 6 acquitted; 1 pending.
c. (Common prostitutes)		gave bonds; 6 acquitted; 1 pending. Two 1 year in House of Correction; 3 six months; 1 four months; 1 90 days; 1 acquit- ted; 1 nolle pros'd; 2 sentence suspended; 3 dismissed.
d. (Vagrancy)	57	Five 1 year in House of Correction; 11 six months; 1 nine months; 1 five months; 13 four months; 4 three months; 1 one hundred and twenty days; 8 ninety days; 2 sixty.five days; 1 nolle provid: 1 uve bonds; 3 sentence sus-
Embezzlement	3	pended; 6 acquitted. One bound to Circuit Court and nolle pros'd; 2 dismissed, costs to complainant.
False imprisonment	6	Five discharged; 1 bound to Circuit Court and
False pretenses	21	one 1 year in State Prison; 4 nolle pros'd; 8 bound to Circuit Court; 2 dismissed; 3 set-
Forging and uttering	3	tled; 3 pending. One 1% years in House of Correction; 2 nolle pros'd.

#### SAGINAW COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Larceny-α (Grand)	55	Seventeen bound to Circuit Court; 14 dis charged; 7 dismissed; 1 three years in State Prison; 2 two and a half years in State Prison 2 two years in State Prison; 1 one and a half years in House of Correction; 2 one year in House of Correction; 1 one year in State Pris
b. (Petit)	119	on; 5 acquitted; 2 sentence suspended; pending. One fined 280; 281; 281; 281; 281; 281; 383; 281; 183; 281; 183; 3 ten cents; 2 ax cents; 1 discharged; costate complainant; 7 interty days in House of Corr 90 days in jail; 3 thirty days in jail; 2 ten day in jail; 1 clight days in jail; 2 the day in jail; 2 cent day in jail; 2 cent day in jail; 3 thirty days in jail; 2 ten day in jail; 3 cent days in jail; 3 thirty days in jail; 3 cent days in jail; 3 cent
c. (From dwelling in day time)	7	pros'd; 20 settled and costs paid; 1 dismissed One 1½ years in State Prison; 3 bound to Cir
d. (From the person)	20	cuit Court; lescaped; lpending; lacquitted One 3 years in House of Correction; ltwo years in State Prison; 2 one and a half years in
Malicious injury to building of another	17	State Prison; 1 one year in State Prison; 8 bound to Circuit Court; discharged; 1 pending; 2 nolle pros'd.  One, Reform School; 1 bound to Circuit Court: 1 ninety days in House of Correction; 1 sixty, sive days; 5 settled; 1 fined \$10; 1 nolle pros'd.
Malicious injury to personal property	5 5	3 acquitted. Dismissed, costs to complainant. Two convicted of murder in first degree, Stat Prison for life; 2 murder in second degree, sentenced State Prison 15 years, 1 State Pris on 10 years; 1 pending.
Obstructing railroadsPerjury	3 5	Discharged on examination.  Two bound to Circuit Court: 1 nolle prostd:
Polygamy	1	escaped; 1 pending. Two bound to Circuit Court; 1 nolle pros'd; found guilty and motion in arrest of judg ment argued and sustained.
ProfanityRape	1 6	Fined \$5.  Two bound to Circuit Court; I dismissed; nolle pros'd; 1 acquitted.
Receiving stolen goods	8	Four bound to Circuit Court; 2 nolle pros'd; 2 acquitted.
Resisting officer	6	Three bound to Circuit Court; 1 two years in State Prison; 1 eight months; 1 six months.
Robbery	8	Two bound over to Circuit Court: I five years in State Prison; 3 acquitted; 2 dismissed.
Secreting mortgaged goods	4	One recognizance forfeited; 1 settled; 1 nolle pros'd; 1 acquitted.
Seduction	1 1 19	Dismissed. Two years in State Prison. Three, House of Correction 1 year in default of bonds; 1 six months; 3 notice pros'd; 5 gave bonds; 7 acquitted.
Violation of game law	1	Found guilty, appealed to Circuit Court and
Violation of liquor law	38	settled, Five fined \$25; 1 nolle pros d; 16 settled; 6 sen-
Willful trespass	11	tence suspended; 10 acquitted. One fined \$5; 6 sentence suspended; 1 fined 6 cents; 1 acquitted; 1 costs to complainant; 1 pending.

#### SANILAC COUNTY.

# JOEL W. McMahon, Prosecuting Attorney.

#### Number of persons prosecuted, 27.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	7	Two acquitted; 1 fined \$50 and costs; 1 \$25 an costs, and 3 sent to county jail 30 days each.
Assault with intent to kill	3	Two convicted, I sent to Jackson 1 year, 1 ser
Burglary,	6	tence suspended, and 1 nolle pros. entered. Two pleaded guilty, sentenced 1 one year an 1 five years in penitentiary; 1 tried, foun guilty, and sentenced 2 years; 1 tried an
Larceny	5	found not guilty, and 1 nolle pros'd.  One found guilty, sentenced 2 years; 2 guilt and sent to Reform School; 2 found guilty of petty larceny and sentenced 30 days to count
Robbery	3	jail. Two pleaded guilty and sentenced, and 1 brok
Obtaining goods under false pretenses	3	jail. One found guilty and sentenced 1 year; 2 acquitted.

#### SHIAWASSEE COUNTY.

# Hugh McCurdy, Prosecuting Attorney.

#### Number of persons proscuted, 76.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault with intent to commit a rapeAssault and battery	1 46	Discharged. Five discharged; 1 fined \$3; 4 fined \$5; 1 fined \$36.5; 1 fined \$16; 1 fined \$16; 1 fined \$26.5; 1 fined \$16; 1 fined \$26.5; 1 fined \$16; 1 fined \$26.5; 1 fine
Arson	2	One convicted and sent to House of Correction
Abduction Breach of the peace	1 1	1 year; 1 acquitted. Not tried yet. Entered into recognizance for 1 year to keep
Disturbing religious meeting	2	the peace. Discharged. Both acquitted. Notic prodd. Notic prodd. None acquitted; 1 sentence suspended; 1 not
	ĺ	yet tried; 2 convicted and sentenced for 5 years each; 1 sent to county jail for 30 days; 4 convicted and sentto Reform School at Lansing until he attained the age of 21 years.
Malicious injury to building Resisting an officer	1	Discharged. Convicted and sentenced for 3 months to county
Vagrancy	l	jail. Convicted and sentenced to House of Correc- tion for 1 year.

#### ST. CLAIR COUNTY.

# ALEX. R. AVERY, Prosecuting Attorney.

Number of persons prosecuted, 158.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery.	69	Seven fined \$2 and costs; two \$3 and costs; nine \$5 and costs; four \$10 and costs; 4 sent to House of Correction 90 days, and 3 for sixty days; four \$1 and costs; one \$4 and costs; three \$25 and costs; 9 acquitted; and 21 costs;
Assault with intent to murder	7	promised without trial. Discharged on examination, 3; not guilty, 1;
Adultery	2	found guilty of assault, 2, and both fined \$25. One discharged on examination; and 1 notte pros.
BurglaryBastardy	1 3	One year in State Prison. One guilty, not yet sentenced; 1 discharged; 1 yet pending.
Disorderly person	5	One to jail 6 months; 1 House of Correction 20 days, and 160 days; 1 discharged; 1 yet pending.
Drunk	21	Two fined \$1 and costs; three \$10 and costs; one \$3 and costs; two \$0 days to House of Correc- tion; one \$4 and costs; one \$5 and costs; one \$1 and costs; three 20 days to jail; five \$5 and costs; 2 acquitted.
Embezzlement	3	Acquitted. One discharged on examination; 1 nolle pros. before trial, and 1 after disagreement of jury.
ForgeryKeeping house for resort of prostitutes	1 1	Warrant out, defendant non est. Six months to House of Correction. Acquitted.
Murder Obstructing railroad track	4	Three sentence suspended; 1 to Reform School till 21 years of age.
Larceny	16	One acquitted; I fined \$1 and costs; 1 to State Prison 5 years; 1 State Prison 2 years; 1 State Prison 1 year; 2 Sentence suspended; 2 fined \$5 and costs; 1 county jail 10 days; now pend- ing, 4; 2 to House of Correction 90 days.
Surety to keep the peace.	6	Acquitted, 2; guilty, 4,-1 gave bond of \$3,000 for good behavior, one \$300, and two \$200.
Selling liquor to minor	2 1	Both fined \$25 and costs. Fined \$25 and costs.
Selling liquor to intoxicated person	4	Two acquitted; 2 guilty,—1 fined \$25 and costs, and one \$75 and costs.
Trespass, malicious	6	Two discharged on examination; 1 sentence suspended; 2 nolle pros.; and 1 yet pending.
Rape Cruelly overdriving a horse Common prostitute	1	State Prison 5 years.  Failed to appear, and recognizance forfeited. One House of Correction 1 year, and one 90 days.

# ST. JOSEPH COUNTY.

# Russel R. Pealer, Prosecuting Attorney.

Number of persons prosecuted, 127.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Arson	3	One convicted and sertenced 5 years in State Prison; I two years and six months in State
Assault	2 35	Prison; I discharged on examination. One fined \$80; I fined \$25. Two convicted and fined \$1 each; 3 convicted and fined \$3 each; 6 convicted and fined \$5 each; 5 fined \$30 each; 6 convicted and fined \$5 each; 9 fined \$30 each; 9 fined \$30 each; 10 eac
Assault with intent to rape	4	One discharged on examination. One settled with Superintendent of the Poor by giving bond to pay \$500; I married; labsconded and bond estreated; I held for trial.
Burglary	4	One convicted and sentenced to State Prison 2 years and 6 months; 1 convicted and sentenced to State Prison 1 year; 1 convicted and sentenced to State Prison for 8 months; 1 held for trial.
Cruelty to animals	3	One acquitted and 2 discharged. All convicted; 1 sentenced to jail 15 days; 1 fined \$10; 1 fined \$5; 1 fined \$3.
Disturbing school meeting	1 2 1 2 29	All convicted; I fined \$30; 4 fined \$3 each. Held for trial. One convicted and fined \$25; 1 settled. Held for trial. Discharged. Discharge
Larceny from dwelling house	4	One convicted, sentenced to State Prison 1 year 6 months; 3 sentenced to the Detroit House of Correction 1 year,
Larceny from the person. Libel Malicious injury to building. Malicious destruction of property. Rape.  Receiving stolen property.	2	Acquitted.  Discharged. Convicted, sentenced 6 months in State Prison. Sentence suspended. One convicted, motion for new trial pending; 1 under \$3.00 bond to appear for trial. One convicted is entenced by years in State Prison, 1 acquitted; 1 discharged on examination.
Robbery	1 3 3	One convicted and bond given; 1 acquitted. One convicted and bond given; 1 acquitted. One convicted and bond given; 1 acquitted; 1 discharged.
Stealing ride on freight train	1	Convicted, sentenced 7 days in jail.

#### TUSCOLA COUNTY.

# H. P. ATWOOD, Prosecuting Attorney.

Number of persons prosecuted, 36.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	23	Twenty convicted, seven of them fined \$5 and costs, 1875 or 90 days in jail, appealed; I finer \$50 or 90 days in jail; I fined \$90 and costs; tw \$10; I fined \$90; and costs; 2 finer
Larceny	7	528 each; 2 fined \$44 each, appealed; 1 fine: \$15, and the other fined \$24; 1 discharged, and 2 acquitted. Fire convicted, two of them 60 days in jail each 1 thirty days in jail; 1 State Prison 1 year, the
Obtaining goods by false pretensesArson	2	other State Prison 1 year; 2 undetermined. One discharged; 1 undetermined. In 1 nolle pros. entered; 1 still pending. Still pending. Still pending.

#### VAN BUREN COUNTY.

# BENJAMIN F. HECKERT, Prosecuting Attorney.

Number of persons prosecuted, 70.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	17	Fourteen convicted, 1 fined \$1, 1 fined \$2, 3 fined \$2.50 each, 5 fined \$5 each, 1 fined \$10, 1 fined \$15, 1 sent to House of Correction 5 months; 3 acquitted.
ArsonBurglary	1 2	Two years in State Prison. One sent to House of Correction 6 months; 1 sent to the State Prison 2 years.
Bigamy	1 2 5	Sent 1 year to State Prison. One discharged; 1 settled. Two for 6 months each; 1 for 3 months; 1 for 10
Careless use of firearms Drunkenness	3	months, and 1 discharged. Acquitted. One fined \$5; 1 fined \$3, and 1 sent to jail 60 days.
Disturbing public meeting Embezzlement Larceny	4 1 17	Fined \$1.50 each. Nolle pros. entered. Four fined 6 cents each; 1 sent to Reform School: 2 sent 30 days to jail: 1 sent to jail 60
		days; I sent to the House of Correction 30 days; 1 sent to State Prison 9 months; 1 fined \$5; 1 sent to jail 20 days; 1 fined \$1; 1 sent to State Prison 1½ years; 1 sent to House of Correction 6 months; 1 sent to jail 30 days; 1
Lewd and lascivious cohabitation and behavior.	3	nolle pros'd. Two sent 10 months each to House of Correc-
Murder Preliminary examinations.	4 29	tion; I discharged. Three nolle prow. entered; I died before trial. Twelve discharged; 17 held for trial.

# WASHTENAW COUNTY.

# ROBERT E. FRAZER, Prosecuting Attorney.

Number of persons prosecuted, 60.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	7	Two convicted and fined \$5 each and costs; 1 sent 15 days to jail; 1 sent to jail 60 days; 1 sent to House of Correction 75 days; 1 fined
Assault with intent to murder	2	\$10 and costs; I sentence suspended. One sent to House of Correction 3 months; 1 fined \$25 and costs.
Burglary Disorderly	12 12	One sent to State Prison 2 years; 1 nol. pros. One gave bail for 60 days; 2 gave bail for 6 months; 1 sent to jail 90 days; 2 sixty-five days in House of Correction; 2 six months in House
Drunk	16	of Correction; I five months in House of Correction; I ninety days in House of Correction; leight months in House of Correction; leight months in House of Correction; I sent to Reform School until 12 years old.  Two fined St and costs; learn to jail 5 days; l. sent food St and costs; learn to jail 5 days; l. sent of jail 5 days; l. sent to jail 12 days; l. sent sen: for 20 days to House of Correction; Sent
Forgery	1 17	to House of Correction for 60 days; 1 sent to juil 20 days. One sent, to State Prison for 3 years. One sent, to juil for 5 days; 5 sent to juil for 20 days; 5 sent to juil for 20 days; 1 sent to State Prison for 2 years; 1 sent to State Prison for 9 years; 1 sent to State Prison for 7 years; 1 sent to State Prison for 7 years; 1 sent to State Prison for 9 years; 1 sent to State Prison for 9 years; 2 sentence suspended; 1
Malicious mischief. Malicious injury to dwelling house Malicious injury to toll gate Uttering forged order	1	not. pros. entered. Sent to House of Correction for 1 year. Not. pros. entered.

#### WAYNE COUNTY.

# JOHN G. HAWLEY, Prosecuting Attorney.

Number of persons prosecuted in courts of record, 251,

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery	4	One acquitted; 2 nol. pros'd; 1 no information filed.
Assault with intent to kill	11	Three convicted of assault and sentenced for 1 year each; 1 convicted of assault and sentenced for 6 months; 1 convicted of assault and sentence suspended; 1 acquitted: 4 not
Abduction Attempt to commit burglary Attempt to commit larceny Bustardy Breaking and entering shop, etc., in night time	1 1	pros'd; I pending. No information filed. Two not, pros'd, Acquitted. Convicted.
Breaking and entering shop, etc., in night time with intent to commit larceny	27	Two convicted and sentenced for 7 years each; 3 convicted and sentenced for 8 years each; 4 convicted and sentenced for 9 years each; 3 convicted and sentenced for 4 years each; 3 convicted and sentenced for 1 year each; 1 convicted and sentenced for 1 year each; 1 convicted and sentenced for 1 year each; 1 convicted and sentenced to Reform School till 21 years of age; 2 convicted and sentence suspended; 2 not, prox 4, 2 acquitted; 1 pend.
Burgiary and larceny	33	ing.  Five convicted and sentenced for 15 years each; 2 convicted and sentenced for 10 years each; 1 convicted and sentenced for 7 years, 2 convicted and sentenced for 5 years each; 2 convicted and sentenced for 5 years each; 4 convicted and sentenced for 1 year; 3 convicted and sentenced for 1 year; 3 convicted and sentenced years years each; 1 year; 1 years 2 years 1 years 1 years 1 years 2 years 2 years 2 years 3 years 3 years 4 years 3 years 4 years 4 years 4 years 4 years 5 years 5 years 5 years 6 years 7 years 7 years 7 years 8 years 9 ye
Burning	3	One convicted and sentence suspended; 13 not. pros a. Cone convicted, awaiting sentence; 1 recognizance forfeited and collected \$400; 1 acquitted.
Embezzlement Entiring female under 16 years, etc False pretenses	1 1 7	One pending. One convicted and sentenced for 3 months. One convicted and fined \$250; 1 convicted and sentence suspended; 1acquitted; 2nol. pros'd.
Forgery	3	2 pending. One convicted and sentenced for 3 years; 2 con-
Illegal voting	2	victed and sentenced for I year each. One convicted, fined \$25, and imprisoned for 30
Keeping house of ill fame	2 83	days; 1 not. pros'd. Two convicted and sentenced for 5 years each; I convicted and sentenced for 5 years; 18 con. I convicted and sentenced for 4 years; 18 con. Victed and sentenced for 1 year ach; 2 convicted and sentenced for 1 year each; 2 convicted and sentenced for 1 year each; 2 convicted and sentenced for 8 months each; 3 convicted and sentenced; 10 sentenced and sentences till 21 years of age each; 2 convicted and awaiting sentence; 12 convicted and sentence suspended; 12 not, proséd, 18 acquitted; 1 es-
Murder	2	caped from juil; 2 pending. One convicted of manslaughter and sentenced
Manslaughter Malicious injury to property	7	for 10 years; 1 acquitted. One not. pros'd. One convicted and sentenced for 3 years; 4 not.
Marrying, knowing legal impediment, etc Libel Perjury	2	pros'd; 2 acquitted. One convicted and awaiting sentence. One acquitted; 1 pending. One acquitted.
Polygamy Procuring building to be burned	1	One acquitted, One convicted and sentence suspended. One acquitted.

# WAYNE COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Rape	3	One convicted and sentenced for 10 years; 2 con-
Receiving stolen property	4	vieted and sentenced for 2 years each. One convicted and sentenced for 5 years; 1 convicted and sentence suspended; 1 acquitted
Robbery	9	1 pending. Two convicted of assault and sentenced for 6 months each; 1 convicted and awaiting sentence; 1 not. pros'd; 1 acquitted; 4 pending.
Seduction	2	One convicted and sentenced for 2 years; 1 no
Resisting an officer	3	information filed. One convicted and awaiting sentence; 1 not.
Violating liquor law, on appeal or sectiorari	32	pros'd; 1 pending. One convicted and fined \$75 and costs; 1 convicted and fined \$50 and costs; 2 convicted and fined \$50 and costs; 2 convicted and fined \$50 and costs each; 5 convicted and fined \$50 and costs each; 5 convicted and fined \$25 and costs each; 5 not. pros'd; 9 acquitted;
Violating liquor law—cases tried in Police Court of Detroit from the time the law went into force to Dec. 31, 1876:		3 pending.
Whole No. of cases	141	Acquitted, 24; dismissed, 6; recognizance for- feited, 2; convicted, 109; lines and costs col- lected, two thousand nine hundred and sev- enty-eight dollars (82,978); sent to House of Correction, 4; taken up on appeal, 15; and by certiorari, 4.

#### WEXFORD COUNTY.

# DAVID A. RICE, Prosecuting Attorney.

Number of persons prosecuted, 9.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery  Larceny.  Robbery from person.  Rape	4 2 2 1	Three convicted and fined \$5 each or 15 days in Jail; 1 acquitted. One convicted, fined \$50 and 1 day in jail; 1 acquitted. One convicted and sentenced for 10 years; 1 convicted and sentenced for 7 years.

